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*Attorneys for Defendants
Cahill Gordon & Reindel LLP
(f/k/a Cahill Gordon & Reindel),
Howard G. Sloane and Ira J. Dembrow*

**IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF NEW JERSEY**

KIMBERLEE WILLIAMS, ET AL.,

Plaintiffs,

v.

BASF CATALYSTS LLC, ET AL.,

Defendants.

Civ. No. 11-cv-1754 (JLL)(JAD)

**CERTIFICATION OF ROBERT
E. RYAN IN SUPPORT**

I, Robert E. Ryan, certify as follows:

1. I am an attorney at law of the State of New Jersey and a partner with the law firm of Connell Foley LLP, attorneys for Defendants Cahill Gordon & Reindel LLP (f/k/a Cahill Gordon & Reindel), Howard G. Sloane and Ira J. Dembrow (collectively "Cahill") in the above matter.

2. I make this certification in support of Cahill's Motion to Dismiss.

3. Attached hereto as Exhibit A is a true and complete copy of "Plaintiff's Memorandum of Law in Support of Plaintiff's Motion to Vacate No Opposition Summary Judgment Order" in *Chernick v. ABB Lummus Global, Inc.*, No. 116741/2001 (New York Supreme Court, New York Cty., October 10, 2013).

4. Attached hereto as Exhibit B is a true and complete copy of the court's order staying the case in *Chernick v. ABB Lummus Global, Inc.*, No. 116741/2001 (New York Supreme Court, New York Cty., June 26, 2014).

5. Attached hereto as Exhibit C is a true and complete copy of the docket sheet in *Chernick v. v. ABB Lummus Global, Inc.*, No. 116741/2001 (New York Supreme Court, New York Cty.).

6. Attached hereto as Exhibit D is a true and complete copy of EMTal's Motion for Summary Judgment in *Graham v. Goodyear Tire & Rubber Co.*, No. CV-08-656495 (Ohio Ct. Com. Pl., Cuyahoga Cty. Jan. 5, 2009).

7. Attached hereto as Exhibit E is a true and complete copy of the court's order dismissing Ms. Wengard's case in *Graham v. Goodyear Tire & Rubber Co.*, No. CV-08-656495 (Ohio Ct. Com. Pl., Cuyahoga Cty. June 18, 2009).

8. Attached hereto as Exhibit F is a true and complete copy of the court's Order dismissing Williams' claims for lack of prosecution in *In re Asbestos Prod. Liab. Litig.*, MDL No. 875 (June 30, 2011).

I hereby certify that the foregoing statements made by me are true. I am aware that if any of the foregoing statements made by me are willfully false, I am subject to punishment.

Dated: September 25, 2015

s/Robert E. Ryan

Robert E. Ryan

Exhibit A

SUPREME COURT OF THE STATE OF NEW YORK
COUNTY OF NEW YORK

-----X
This Document Relates To:

Index No. 01-116741

STEVEN CHERNICK AND
ROSEANNE CHERNICK

Plaintiff,

-against-

ABB LUMMUS GLOBAL, INC. (Individually and
as Successor to COMBUSTION ENGINEERING,
INC., et al

Defendants.
-----X

**MEMORANDUM OF LAW IN SUPPORT
OF PLAINTIFF'S MOTION TO VACATE
NO OPPOSITION SUMMARY JUDGMENT ORDER**

Early & Strauss, LLC
360 Lexington Ave., 20th Fl.
New York, NY 10017

EARLY, LUCARELLI, SWEENEY & STRAUSS
An Association of Professional L.L.C.s

EARLY & STRAUSS, L.L.C.
360 LEXINGTON AVENUE • 20th FLOOR
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PRELIMINARY STATEMENT

This Memorandum of Law is respectfully submitted in support of Plaintiff's motion for an Order, pursuant to CPLR §5015(a)(3), vacating the No Opposition Summary Judgment Order and as part of the terms of the vacatur, to strike Defendant's Answer as to Liability pursuant to CPLR §3126, and to reinstate and order a trial on damages on the ground that the Defendant procured the No Opposition to Summary Judgment Motion and Order by falsely and fraudulently representing that its talc did not contain asbestos.³

The Court's attention is respectfully referred to the accompany Affirmation of Mark R. Bibro and exhibits for the relevant facts.

A. The Court Must Vacate the No Opposition to Summary Judgment Order Pursuant to CPLR § 5015(a)(3).

In New York, this Court has discretion to vacate a judgment or order "upon such terms as may be just," for "fraud, misrepresentation, or other misconduct of an adverse party." CPLR § 5015(a)(3). The Court also retains an inherent discretionary power to vacate its judgments and orders for good cause. See Woodson et al v. Mendon Leasing Corp. et al, 100 N.Y.2d 62, 68 (Ct. App. 2003)("In addition to the grounds set forth in section 5015(a), a court may vacate

³ Plaintiff is named as a proposed class representative for a putative class action against Defendant in a United States District Court in New Jersey. See Complaint in Williams et al v. BASF Catalysts LLC et al, No. 11-cv-01754-SRC-MAS (D.NJ. 2011). The District Court on December 11, 2012 dismissed the Williams complaint due to principles of federalism, but stated:

The Court's concern with its power to entertain Plaintiffs' various claims for relief should not be interpreted to reflect any point of view on the facts which give rise to this action. The Amended Complaint describes abhorrent and outrageous litigation tactics, and if the allegations . . . are true, the Court would hope that some redress in the fora where the allegedly invalid dismissals were obtained could be pursued.

Williams et al v. BASF Catalysts LLC, et al, Civ. Action No. 1101754 (SRC), pg. 18 (D. NJ, Dec. 12, 2012) (Chesler, J.) (attached as **Exhibit 19**). The decision has been appealed to the Third Circuit. Plaintiff is following the District Court's instructions and seeking redress in this Court, the forum where Plaintiff's invalid dismissal was obtained. However, Plaintiff also maintains the District Court erred and that its decision should be reversed.

its own judgment for sufficient reason and in the interests of substantial justice.”). Indeed, the Court may vacate an order even if the facts do not establish that a fraud was committed, Oppenheimer v. Westcott, 47 N.Y.2d 595, 602-603 (Ct. App. 1979) (noting also that the fraud may be either extrinsic or intrinsic), and Plaintiff need not prove that she has a meritorious cause of action. Shaw v. Shaw, 97 A.D.2d 403, 403 (2d Dept. 1983). A motion brought pursuant to CPLR § 5015(a)(3) need only be brought “within a reasonable amount of time” from the date of the order. Siegel, N.Y Practice, § 429 (5th Ed. 2012).

Defendant’s actions during the discovery of the Chernick case constitute the epitomy of “fraud, misrepresentation or other misconduct” for purposes of CPLR 5015(a)(3). The Court signed, and Plaintiff agreed to, a No Opposition to Summary Judgment Motion and Order only after Defendant affirmed and represented that (1) it had not mined, milled, manufactured, processed, marketed, distributed, or sold asbestos or asbestos containing products; (2) none of its employees or officers had testified in a deposition about asbestos exposure, asbestos-related diseases or industrial hygiene relating to asbestos use; (3) it had not destroyed any relevant documents, records, or writing, except documents that might have been routinely destroyed as part of Engelhard’s record retention policy; and (4) all of the tests and studies performed showed that Emtal talc did not contain asbestos.

In reality, Defendant *did* mine, manufacture, distribute and/or sell asbestos-containing talc; its corporate representatives *had* previously testified that it mined, manufactured, distributed and/or sold asbestos-containing talc; and, Defendant *was* in possession of tests and studies which showed its talc contained asbestos. Defendant deliberately deceived Plaintiff regarding facts material to her products liability case for almost a decade; and, even after evidence surfaced in the Paduano case in 2009 which exposed Engelhard’s fraud and material

misrepresentations, Defendant continued to falsely represent that its talc did not contain asbestos and in fact asked Plaintiff to sign a new NOSJM at the end of 2010.⁴ Because Defendant outright lied and/or made material misrepresentations during discovery, Plaintiff did not pursue her case against it, was deprived of the opportunity to fully litigate her case, and did not receive just compensation for her injuries.

New York courts have routinely vacated judgments and orders on the basis of fraud or material misrepresentations. *See e.g., Shouse v. Lyons*, 4 A.D.3d 821, 822 (4th Dept. 2004) (“evidence defendants submitted that plaintiff gave sworn testimony contrary to his sworn statements in this matter constitutes evidence of fraud, misconduct or misrepresentation by plaintiff warranting vacatur”); *Cohoes Realty Assoc. et al v. Lexington Ins. Co.*, 292 A.D.2d 51, 55 (1st Dept. 2002) (defendant failed to produce a report which it falsely claimed did not exist, submitted affirmations contradicting the damaging information contained in the report, and lied about its knowledge); *Pizzi v. Anzalone*, 689 N.Y.S.2d 224, 374-375 (2d Dept. 1999) (defendant admitted posttrial that he testified untruthfully at trial as to factual matters material to the verdict); *Belesi v. Conn. Mut. Life Ins. Co.*, 272 A.D.2d 353, 354 (2d Dept. 2000) (plaintiff made false statements which court relied on in making its summary judgment determination); *Birsett v. General Accident Ins. Co.*, 241 A.D.2d 683, 684 (3d Dept. 1997) (insured vehicle owner sued automobile liability insurer for breach of duty to defend, and “submitted carefully crafted papers to avoid making any false statements but plainly induced the court to believe that she was still liable for outstanding judgment.”).

Because the evidence clearly demonstrates that Defendant engaged in “fraud, misrepresentations or other misconduct” regarding facts material to Plaintiff’s case, the Court should vacate the NOSJM Order. To the extent the evidence does not conclusively establish

Plaintiff was not aware of the Paduano and Westfall cases until 2011, after she agreed to the NOSJM.

Defendant's "fraud, misrepresentation or other misconduct," Plaintiff respectfully requests a hearing to address any issues of fact. In re Travelers Ins. Co. v. Rogers, 84 A.D.3d 469 (1st Dept. 2011).

B. The Court Should Strike Defendant's Answer as to Liability and Order a Trial on Damages.

Pursuant to CPLR 5015(a), the Court may impose conditions when it vacates a judgment or order. CPLR 5015(a) ("upon such terms as may be just"). Thus, the Court should, as part of the terms of the vacatur, strike Defendant's answer and order a trial on damages. The Court should strike Defendant's answer because (1) Defendant supplied false and materially misleading information during discovery, and (2) Defendant destroyed or lost evidence that is crucial to Plaintiff's case.

a. The Court Should Strike Defendant's Answer Pursuant to CPLR § 3126 for Fraud and Material Misrepresentations During Discovery.

The Court should, as part of the terms of the vacatur, strike Defendant's answer pursuant to CPLR § 3126 and order a trial on damages. See, e.g., Fish & Richardson, P.C v. Schindler, 75 A.D.3d 219 (1st Dept. 2010) (trial court properly granted plaintiff's motion to strike defendant's answer, awarded plaintiff judgment on liability and referred issue of damages to special referee). CPLR § 3126 provides, "if any party . . . willfully fails to disclose information which the court finds ought to have been disclosed," the Court may make "an order striking out the pleadings or parts thereof." The Court has broad discretion to determine the nature and degree of sanctions imposed. Arpino v. F.J.F. & Sons Elec. Co., 102 A.D.3d 201, 209 (2d Dept. 2012).

A court may strike a party's pleadings pursuant to CPLR 3126 for "conduct that can fairly be described as dilatory, evasive, obstructive and ultimately contumacious." CDR

Créances S.A. v. Cohen, 104 A.D.3d 17, 26 (1st Dept. 2012) (quoting Henry Rosenfeld, Inc. v. Bower & Gardner, 161 A.D.2d 374 (1990)). Although Plaintiff is not required to prove “fraud” for purposes of striking Defendant’s answer, Defendant’s “well-documented acts of deceit and fraud” in this case warrant striking its pleadings and moving directly to a trial on damages. CDR Créances S.A. v. Cohen, 104 A.D.3d 17, 20 (1st Dept. 2012).

Indeed, New York courts have routinely stricken a party’s pleadings pursuant to CPLR § 3126 because the party submitted false information during discovery. See, e.g., Casimir v. Ann Bendick Realty, 927 N.Y.S.2d 814 (Sup App. Term 2011) (evidence showed plaintiff testified falsely during deposition regarding her medical history and prior personal injury lawsuits); CDR Créances S.A. v. Cohen, 104 A.D.3d 17, 20 (1st Dept. 2012) (striking pleadings proper for “well-documented acts of deceit and fraud committed to suborn the judicial process”); 317 W. 87 Assoc. v. Dannenberg, 159 A.D.2d 245, 245-246 (1st Dept. 1990) (back-dated document and false deposition testimony as to document’s validity); Garnett v. Hudson Rent A Car, 258 A.D.2d 559 (2nd Dept. 1999) (“Under the circumstances here, where defendants supplied false and fraudulent information, we find that the court did not improvidently exercise its discretion in granting the motion to strike the answer.”); Citibank v. Souto-Geffen, Co., 198 A.D.2d 30 (1st Dept. 1993) (pleadings properly stricken where appellants falsely stated that documents were not available and then attempted to obtain false statements from others to conceal that lie).

Moreover, Courts have stricken a party’s pleadings even where the party did not commit fraud or make material misrepresentations during discovery, but simply failed to respond to discovery requests in a timely manner. See, e.g., Olmsted v. Pizza Hut of America, 61 A.D.3d 1238 (3d Dept. 2009) (affirming a trial court’s decision to strike the defendant’s answer for

willful noncompliance with discovery, where the defendant produced a non-employee as the “personal most knowledgeable” to be deposed, and failed to timely respond to plaintiff’s demand for documents); Arts4All, Ltd. v. Hancock, 54 A.D.3d 286 (1st Dept. 2008) (majority & dissent) (trial court granted motion to strike pleadings even though “the bulk of disclosure in the case was completed, albeit belatedly”). Ultimately, striking a party’s pleadings serves “the important function of deterring obstreperous litigation behavior.” Henderson-Jones v. City of New York, 87 A.D.3d 498, 504 (1st Dept. 2011).

Here, Defendant did not just fail to provide discovery responses; rather, Defendant purported to respond to Plaintiff’s reasonable requests for information, and Plaintiff took Defendant’s word in good faith. While the failure to respond to discovery is obvious, fraud and material misrepresentations during discovery may go perpetually undetected. Indeed, Defendant’s fraud in this case was uncovered only after Defendant’s former employee’s daughter contracted mesothelioma; and, even after Defendant knew its lies were uncovered in 2009, it allowed Plaintiff to believe there was no evidence of asbestos in 2010 and 2011, despite its continuing duty to supplement its discovery responses. CPLR § 3101(h).⁵ Given that New York courts have stricken a party’s pleadings even under factual scenarios less abhorrent than the present case, Defendant’s actions are clearly and particularly worthy of the highest sanction.

CPLR § 3101(h): Amendment or Supplementation of Responses:

A party shall amend or supplement a response previously given to a request for disclosure promptly upon the party's thereafter obtaining information that the response was incorrect or incomplete when made, or that the response, though correct and complete when made, no longer is correct and complete, and the circumstances are such that a failure to amend or supplement the response would be materially misleading.

Indeed, this case exemplifies what happens when discovery rules are not obeyed. Plaintiff, with otherwise limited resources and access to information, depended upon Defendant's good faith cooperation and timely production of relevant, even inculpatory, evidence through discovery. See CPLR § 3101(a) ("generally, there shall be full disclosure of all matter material and necessary to in the prosecution or defense of an action, regardless of the burden of proof"). Now, over a decade after the case began, Plaintiff has learned that she could have obtained just compensation from Defendant. Moreover, it appears that Defendant has successfully deceived plaintiffs and courts throughout the country for decades. See Complaint in Williams et al v. BASF Catalysts LLC et al, No. 11-cv-01754-SRC-MAS (D.NJ 2011). Defendant's flagrant violation of the CPLR disclosure rules must be sanctioned accordingly.

b. The Court Should Strike Defendant's Answer as to Liability Because of Defendant's Spoliation of Evidence.

Moreover, the Court should strike Defendant's answer as to liability because of Defendant's spoliation of evidence. See DiDomenico v. C&S Aeromatik Supplies, 252 A.D.2d 41, 53 (2d Dept. 1998) ("separate and apart from CPLR 3126 sanctions is the evolving rule that a spoliator of key physical evidence is properly punished by the striking of its pleading"). Parties to a lawsuit have a general duty to preserve crucial pieces of evidence. See Kirkland v. New York City Hous. Auth., 236 A.D.2d 170, 173-74 (1st Dept. 1997); Amaris v. Sharp Elecs., 304 A.D.2d 457 (1st Dept. 2003). When a party alters, loses, or destroys key evidence before it can be examined, the court should dismiss the spoliator's pleadings. Squitieri v. City of New York, 248 A.D.2d 201, 202 (1st Dept. 1998); Mudge, Rose, Guthrie, Alexander & Ferdon v. Penguin Air Conditioning Corp., 221 A.D.2d 243 (1st

Dept. 1995) (dismissal of complaint “warranted because of plaintiff’s negligent loss of key piece of evidence which defendants never had an opportunity to examine.”).

Indeed, “Courts have routinely stricken the pleadings of a ‘spoliator’ whose destruction of proof has resulted in a severe handicap to its opponents, regardless of whether the destruction was willful or simply negligent.” DiDomenico v. C&S Aeromatik Supplies, 252 A.D.2d 41, 42, 53 (2d Dept. 1998). Plaintiff does not need to prove that Defendant acted willfully or contumaciously, as the Court may also “consider the extent of prejudice to a party and whether dismissal is necessary as a matter of elementary fairness.” Favish v. Tepler, 294 A.D.2d 396, 396 (2d Dept. 2002). In fact, many state and federal courts have found pleadings were properly dismissed even where discovery orders were obeyed, and even when the evidence was destroyed before the action was filed. Squitieri v. City of New York, 248 A.D.2d 201, 203 (1st Dept. 1998); DiDomenico v. C&S Aeromatik Supplies, 252 A.D.2d 41, 53 (2d Dept. 1998) (“even if the evidence was destroyed before the spoliator became a party, provided it was on notice that the evidence might be needed for future litigation.”)

Soon after Defendant realized it was subject to liability for asbestos personal injury claims, it closed the Johnson mine. Conveniently, the mine flooded with water, which effectively rendered any future testing or analysis “impossible.” Carter Affidavit, ¶ 4. Believing it would be subject to further liability for its asbestos-containing talc products following the Westfall case, Defendant ordered a purge of all documents with references to talc. Although Defendant claimed to have a record retention policy that involved the routine destruction of documents, Engelhard Corp. Resp. to Pl. Interr., No. 81, pg. 46, Defendant has a duty to preserve evidence it knows may be relevant to litigation. Moreover, even if Defendant collected some documents in 1983 to “preserve” them, there can be no suitable explanation as

to why those documents could not be ascertained. Baglio v. St. John's Queens Hosp., 303 A.D.2d 341 (2d Dept. 2003) (striking Defendant's answer because Defendant was "unable to locate" key evidence).

Given that Plaintiff's injury involved a long latency period and the asbestos-containing product was therefore not available for examination, Plaintiff depended on documents that were exclusively in the Defendant's possession, such as internal tests, design documents, and specification documents. The lost and destroyed documents in this case are essential to Plaintiff's cause of action, and without them, Plaintiff is severely handicapped in her ability to prove that Defendant sold, manufactured, or supplied a defective product. See DiDomenico v. C&S Aeromatik Supplies, 252 A.D.2d 41 (2d Dept. 1998) ("Courts have routinely stricken the pleadings of a spoliator whose destruction of proof has resulted in a severe handicap to its opponents"). Defendant's spoliation of relevant documents has caused Plaintiff extreme prejudice, and Defendant's purposeful disregard for its duty to preserve evidence deserves an appropriately severe sanction. The Court should strike Defendant's answer and order a trial on damages.

CONCLUSION

The integrity of the judicial process depends on the honest, forthright and good faith efforts of all parties to the litigation. Defendant's outrageous litigation tactics caused an unjust result that must not stand. Plaintiff respectfully requests that the Court grant her motion to vacate the No Opposition to Summary Judgment Motion and Order and, as part of the terms of the vacatur, strike Defendant's answer and order a trial on damages.

Dated: New York, New York
October 10, 2013


Mark R. Bibro, Esq.

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EARLY & STRAUSS, LLC
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(212) 986-2233
Attorneys for Plaintiffs

Affirmation with Attachments:
Via personal delivery

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Mark Gideon, Esq.
Paduano & Weintraub, LLP
1251 Avenue of the Americas
9th Floor
New York, NY 10020

Index No.

Year

Notice of Appearance

Notice of the clerk of the within

Young, etc.

EARLY & STRAUSS, L.L.C.

Office and Post Office Address, Telephone

360 Lexington Avenue, 20th Fl.
New York, New York 10017

Notice that an order

Notice of a fine copy will be presented
to the Hon.

Notice of the within named Court, at

October 11, 2013

Young, etc.

EARLY & STRAUSS, L.L.C.

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New York, New York 10017

Signature (Rule 130-1.1-a)

Print name beneath

EARLY & STRAUSS, L.L.C.

Attorney for

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New York, New York 10017

TEL. (212) 986-2233

FAX: (212) 986-2255

To

Attorney(s) for

Service of a copy of the within is hereby admitted.
Dated,

Attorney(s) for

1500 - Blumberg, XCelsior INC. NYC 10013

Exhibit B

SUPREME COURT OF THE STATE OF NEW YORK — NEW YORK COUNTY

PRESENT: SHERRY KLEIN HEITLER
JusticePART 30

Estate of STEVEN CHERNICK and ROSANNE CHERNICK,

INDEX NO. 116741/01

MOTION DATE _____

Plaintiffs,

MOTION SEQ. NO. 006

- v -

MOTION CAL. NO. _____

ABB LUMMUS GLOBAL, Inc., et al.,

Defendants.

The following papers, numbered 1 to _____ were read on this motion to/for _____

Notice of Motion/ Order to Show Cause — Affidavits — Exhibits ...

Answering Affidavits — Exhibits _____

Replying Affidavits _____

PAPERS NUMBEREDINTERIM ORDER

The court and the parties have agreed that this motion should be held in abeyance pending the disposition of a motion to dismiss *Williams v. BASF Catalysts*, No. 11-CV-1754, a related federal court action. The motion is currently *sub judice* before the Third Circuit Court of Appeals.

The parties are to immediately advise the court in writing when the Third Circuit renders its decision.

The Clerk of Part 30 is directed to assign this matter a September 25, 2014 control date.

This constitutes the interim order of the court.

Dated: 6-26-14
SHERRY KLEIN HEITLER J.S.C.

Check one: ☐ FINAL DISPOSITION ☐ NON-FINAL DISPOSITION
Check if appropriate: ☐ DO NOT POST

THIS CASE IS RESPECTFULLY REFERRED TO JUSTICE FOR THE FOLLOWING REASON(S):

Exhibit C



WebCivil Supreme - Appearance Detail

Court: **New York Civil Supreme**
Index Number: **116741/2001**
Case Name: **CHERNICK, STEVEN vs. ABB LUMMUS GLOBAL INC.**
Case Type: **Asbestos-Personal Injury**
Track: **Standard**

Appearance Information:

Appearance Date	Time On For	Appearance Outcome	Justice / Part	Comments	Motion Seq
03/17/2015	Motion	Stayed	MOULTON, PETER H. IAS MOTION 50	CONTACT HELFONT	006
12/18/2014	Motion	Adjourned	HEITLER, SHERRY KLEIN IAS MOTION 30	9:30AM	006
03/25/2014	Motion	Adjourned	HEITLER, SHERRY KLEIN IAS MOTION 30		006
02/13/2014	Motion	Fully Submitted - No Opp	HEITLER, SHERRY KLEIN SUBMISSIONS PART		007
02/04/2014	Motion	Adjourned	HEITLER, SHERRY KLEIN IAS MOTION 30	9:30AM	006
01/16/2014	Motion	Adjourned	FREEDMAN, H. E. IAS MOTION 30	9:30AM	006
12/19/2013	Motion	Adjourned	FREEDMAN, H. E. IAS MOTION 30	9:30AM	006
12/05/2013	Motion	Adjourned	FREEDMAN, H. E. SUBMISSIONS PART	CAL.	006
11/19/2013	Motion	Adjourned	FREEDMAN, H. E. SUBMISSIONS PART	STIP.	006
10/24/2013	Motion	Adjourned	FREEDMAN, H. E. SUBMISSIONS PART	STIP.	006
10/21/2013	Supreme Trial	Discontinued	FREEDMAN, H. E. OFFICE/FOR REASSIGNING CASE		
12/12/2002	Motion	Submitted##	FREEDMAN, H. E. IAS MOTION 39	39M	005
12/05/2002	Motion	Submitted##	IAS MOTION 39	39M	002
12/03/2002	Supreme Initial (first time on)	Settled Before Trial	FREEDMAN, H. E. IAS PART 39		
11/21/2002	Motion	Adjourned	IAS MOTION 39		002
11/21/2002	Motion	Submitted##	FREEDMAN, H. E. IAS MOTION 39	39M	004
11/14/2002	Motion	Adjourned	IAS MOTION 39		002
11/08/2002	Motion	Adjourned	FREEDMAN, H. E. COMMERCIAL SUBMISSION CAL	ARG	004
10/31/2002	Motion	Adjourned	IAS MOTION 39		002
10/31/2002	Motion	Submitted##	FREEDMAN, H. E. IAS MOTION 39	39M	003
10/24/2002	Motion	Adjourned	IAS MOTION 39		002
10/24/2002	Motion	Adjourned	FREEDMAN, H. E. IAS MOTION 39		003

10/10/2002	Motion	Adjourned	FREEDMAN, H. E. IAS MOTION 39		<u>003</u>
10/03/2002	Motion	Adjourned	IAS MOTION 39		<u>002</u>
09/26/2002	Motion	Adjourned	FREEDMAN, H. E. IAS MOTION 39		<u>003</u>
09/19/2002	Motion	Adjourned	IAS MOTION 39		<u>002</u>
09/19/2002	Motion	Adjourned	FREEDMAN, H. E. IAS MOTION 39		<u>003</u>
09/12/2002	Motion	Adjourned	FREEDMAN, H. E. IAS MOTION 39		<u>003</u>
09/05/2002	Motion	Adjourned	IAS MOTION 39		<u>002</u>
09/05/2002	Motion	Adjourned	FREEDMAN, H. E. IAS MOTION 39		<u>003</u>
08/22/2002	Motion	Adjourned	IAS MOTION 39		<u>002</u>
08/22/2002	Motion	Adjourned	FREEDMAN, H. E. IAS MOTION 39		<u>003</u>
08/08/2002	Motion	Adjourned	IAS MOTION 39		<u>002</u>
08/08/2002	Motion	Adjourned	FREEDMAN, H. E. IAS MOTION 39	2:00PM	<u>003</u>
07/18/2002	Motion	Adjourned	IAS MOTION 39		<u>002</u>
07/11/2002	Motion	Adjourned	IAS MOTION 39		<u>002</u>
06/27/2002	Motion	Adjourned	IAS MOTION 39		<u>002</u>
06/20/2002	Motion	Adjourned	FREEDMAN, H. E. IAS MOTION 39		<u>002</u>
06/13/2002	Motion	Adjourned	FREEDMAN, H. E. IAS MOTION 39		<u>002</u>
06/06/2002	Motion	Adjourned	FREEDMAN, H. E. IAS MOTION 39		<u>002</u>
05/30/2002	Motion	Adjourned	FREEDMAN, H. E. IAS MOTION 39	ARG	<u>002</u>
05/16/2002	Motion	Motion Withdrawn	FREEDMAN, H. E. IAS MOTION 39	39M	<u>001</u>
05/15/2002	Motion	Adjourned	FREEDMAN, H. E. COMMERCIAL SUBMISSION CAL	ARG	<u>002</u>
05/02/2002	Motion	Adjourned	FREEDMAN, H. E. IAS MOTION 39	2:00PM	<u>001</u>

Exhibit D



GRANTED

IN THE COURT OF COMMON PLEAS
CUYAHOGA COUNTY, OHIO

JENNIFER GRAHAM, ET AL.,)	CASE NO. 656405
)	
Plaintiffs)	JUDGE HARRY HANNA
)	LEO SPELLACY
v.)	JUSTICE FRANCIS SWEENEY
)	
GOODYEAR TIRE CO., ET AL.,)	<u>DEFENDANT EASTERN MAGNESIA</u>
)	<u>TALC CO.'S MOTION FOR</u>
Defendants)	<u>SUMMARY JUDGMENT</u>

Now comes defendant Eastern Magnesia Talc Company, n.k.a. Pita Realty Limited a subsidiary of Engelhard Corporation n/k/a BASF Catalysts LLC, (hereinafter referred to as “EMT”), by and through counsel, and hereby moves this Honorable Court for an Order granting Defendant's Motion for Summary Judgment on the grounds that there exists no genuine issue of material fact which would preclude Defendant from receiving summary judgment as a matter of law. Defendant's motion is supported by the brief attached hereto and made a part hereof as if fully rewritten and set forth herein.

Respectfully submitted,

/s/ Jennifer A. Riester
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Attorney for Defendant
Eastern Magnesia Talc Co.
BRIEF

I. STATEMENT OF FACTS

Jennifer Graham worked at Goodyear in Akron, Ohio from 1974 until 1978. She then worked at Land-O-Lakes from 1983 until 2008. She is also claiming second hand exposure to asbestos through her father who worked at B.F. Goodrich. This lawsuit claims that she developed mesothelioma as a result of alleged exposure to asbestos or asbestos-containing products produced, sold or otherwise placed into the stream of commerce by defendants. (*See Complaint*).

Jennifer Graham was deposed over several days. She did not identify EMT as the manufacturer of any talc products at Goodyear. Her father, David Wertheimer, was deposed in his own case and as a co-worker in other cases prior to his death. He did not identify EMT as a manufacturer of talc. Plaintiff has offered no testimony that she was ever exposed to an EMT product. Plaintiff has not provided any evidence that she was ever exposed to a product manufactured or supplied by EMT.

II. LAW AND ARGUMENT

A. SUMMARY OF ARGUMENT

Plaintiff's allegations fail against EMT because Plaintiff is unable to present genuine issues of material fact as to exposure to products manufactured or supplied by EMT. Plaintiff must show that she was exposed to products manufactured or supplied by EMT and that said exposure was a substantial factor in causing her injury. *Horton v. Harwick Chemical Corporation* (1995), 73 Ohio St.3d 679. Plaintiff has failed to meet this burden. Therefore, EMT is entitled to judgment as a matter of law on all of Plaintiff's claims.

B. THE STANDARD FOR SUMMARY JUDGMENT

The availability of, and the criteria for, summary judgment in Ohio is governed by Rule 56 of the Ohio Rules of Civil Procedure. Paragraph (C) of that Rule provides in pertinent part:

... Summary judgment *shall* be rendered forthwith if the pleadings, depositions, answers to interrogatories, written admissions, affidavits, transcripts of evidence, and written stipulations of fact, if any, timely filed in the action, show that there is no genuine issue as to any material fact and that the moving party is entitled to judgment as a matter of law . . .

Oh. Civ. R. 56(C) (emphasis added).

The Ohio Supreme Court reaffirmed the standard for summary judgment in asbestos cases in *Horton v. Harwick Chemical Corporation* (1995), 73 Ohio St.3d 679:

Summary judgment is proper in an asbestos case in the same circumstance as in any other case, i.e., when, looking at the evidence as a whole, (1) no genuine issue of material fact remains to be litigated, (2) the moving party is entitled to judgment as a matter of law, and (3) it appears from the evidence, construed most strongly in favor of the nonmoving party, that reasonable minds could only conclude in favor of the moving party.

Horton, 73 Ohio St.3d at 686 and at Syllabus. See also *Zivich v. Mentor Soccer Club, Inc.* (1998), 82 Ohio St. 3d 367, 369-370.

C. PLAINTIFF HAS FAILED TO MEET ESSENTIAL ELEMENTS OF HIS CLAIM

1. Plaintiff Has The Burden Of Proving Exposure To Asbestos-Containing Products Manufactured Or Distributed By EMT

In an asbestos case, plaintiff must prove that he was exposed to defendant's product or he will not recover. As the Supreme Court of Ohio stated in *Horton v. Harwick Chem. Corp.*, 73 Ohio St. 3d 679 (1995), for each defendant in a multi-defendant asbestos case, the plaintiff has the burden of proving exposure to the defendant's product. With regard to EMT, it has not been proven by plaintiff that such products were used by the plaintiff or her husband. The plaintiff herein has not

identified EMT as a manufacturer or supplier of any asbestos-containing products to which she may have been exposed.

The inability of a plaintiff to identify a particular defendant's asbestos-containing product as one that he was exposed to has supported judgment for that defendant. *Goldman v. Johns-Manville Sales Corp.*, 33 Ohio St.3d 40 (1987). In *Goldman*, the Ohio Supreme Court affirmed the trial court's ruling granting defendants summary judgment because the plaintiff was unable to identify the defendant's products as one responsible for the plaintiff's injuries.

This rule was, in essence, reaffirmed by the Supreme Court of Ohio in *Sutowski v. Ely Lily and Co.*, 82 Ohio St.3d 347 (1998). *Sutowski* was a DES case. The drug DES was used in the 1940s through the 1970s for various purposes such as hormone replacement and treating pregnancy complications. In the early 1970s, researchers detected a link between DES and cancer. The drug DES had never been patented and so over 300 drug companies manufactured it. In *Sutowski*, supra, plaintiff sued 18 manufacturers of DES. Plaintiff did not know and could not identify which defendant manufacturers made the DES she consumed. The Supreme Court held that: "In Ohio, market share liability is not an available theory of recovery in a products liability action." *Sutowski*, syllabus. In doing so the Supreme Court recognized, once again, the need for a plaintiff to identify a particular product as that which caused the alleged injury before liability will attach in Ohio. In other words, product identification is absolutely necessary in order to prove breach of duty in any products liability action in Ohio. *Sutowski*, supra.

Similarly, in *Thompson v. Johns-Manville Sales Corp.*, (1983), 714 F.2d 581 (5th Cir.), cert. denied 80 L.Ed. 2d 129, 104 S. Ct. 1598 (1984), an insulation worker who had been exposed to asbestos products for twenty-six (26) years was able to identify the brand names of some of the products to which he was exposed, but he could not recall having been exposed to a certain

defendant's products. The trial court granted that defendant summary judgment on the basis of proximate cause, and the Court of Appeals affirmed. In *Hannon v. Waterman Steamship Corp.*, (1983), 567 F.Supp. 90 (E.D. La.), summary judgment was awarded to a defendant in an asbestos case where plaintiff was unable to identify any asbestos products manufactured by that defendant as having caused his injury.

In the case at bar there is no such product identification. There has been no testimony that the plaintiff was exposed to a product made or supplied by EMT. Nor do any of the written interrogatory answers mention EMT. Thus, at no point does plaintiff identify EMT as a manufacturer or supplier of any asbestos-containing products to which she was allegedly exposed. For this reason, lack of product identification, plaintiffs fail to state a claim against EMT and, therefore, summary judgment must be granted on behalf of defendant EMT.

2. Plaintiff Must Prove That Such Exposure Was A "Substantial Factor" In The Causation Of Decedent's Alleged Injuries.

Under any of plaintiff's claims, be it implied warranty, strict liability or negligence, plaintiff must establish a causal relationship between a proven defect in defendant's product and plaintiff's injuries. *McDonald v. Ford Motor Co.*, 42 Ohio St.2d 8, 10 (1975); *Lonzrick v. Republic Steel Corp.*, *supra*, (implied warranty); *Temple v. Wean United Inc.*, *supra*, (strict liability); *King v. Wilson Co.*, 8 Ohio St.3d 9 (1983); *Meniffee v. Ohio Welding Products*, 15 Ohio St.3d 75 (1984) (negligence).

Ohio does not recognize alternative liability and market-share liability theories in asbestos litigation. *Goldman v. Johns-Manville Sales Corp.*, *supra*. Therefore, even if plaintiff could establish that she was exposed to a product manufactured or supplied by EMT AND EMT's product was defective, that alone would not be grounds for finding EMT liable. Plaintiff must establish that

his injuries were proximately caused by the defect in EMT's product. *See, Richards v. Raymark Industries, Inc., supra.*

As the Supreme Court of Ohio has declared in *Horton v. Harwick Chem. Corp.*, 73 Ohio St. 3d 679 (1995), "For each defendant in a multi-defendant asbestos case, the plaintiff has the burden of proving exposure to the defendant's product and that the product was a substantial factor in causing the plaintiff's injury." *Harwick*, at page 686, emphasis added.

Ohio Revised Code Section 2307.96(B) sets forth additional guidance on "substantial factor". Specifically, R.C. 2307.96(B) provides in relevant part:

- (B) A plaintiff in a tort action who alleges any injury or loss to person resulting from exposure to asbestos has the burden of proving that the plaintiff was exposed to asbestos that was manufactured, supplied, installed, or used by the defendant in the action and that the plaintiff's exposure to the defendant's asbestos was a substantial factor in causing the plaintiff's loss or injury. In determining whether exposure to a particular defendant's asbestos was a substantial factor in causing the plaintiff's injury or loss, the trier of fact in the action shall consider, without limitation, all of the following:
 - (1) The manner in which the plaintiff was exposed to the defendant's asbestos;
 - (2) The proximity of the defendant's asbestos to the plaintiff when the exposure to the defendant's asbestos occurred;
 - (3) The frequency and length of the plaintiff's exposure to the defendant's asbestos; and
 - (4) Any factors that mitigated or enhanced the plaintiff's exposure to asbestos.

R.C. 2307.96(B).

The federal case law is similar. Plaintiff must prove that his exposure to defendant's product was a producing cause of his injuries or aggravated the effects of his exposure to the products of others. *Gideon v. Johns-Manville Sales Corp.*, (1985), 761 F.2d 1129, 1145, (5th Cir.) (reversing a

trial court judgment for plaintiff where exposure to defendant's product was not proved). *See also, Richards v. Raymark Industries, Inc.*, 660 F.Supp. 559 (E.D. Pa. 1987); *Catasauqua Area School District v. Raymark Industries, Inc.*, 662 F.Supp. 64 (E.D. Pa. 1987).

In *Richards v. Raymark Industries, Inc.*, 660 F. Supp. 559 (E.D. Pa. 1987), the plaintiff claimed injury as a result of his exposure to asbestos products in the workplace. He sued many defendants, one of which, Crane, moved for summary judgment. While there was evidence that Crane asbestos gaskets were used at the large facility where plaintiff worked, plaintiff did not establish evidence that his injuries were caused by Crane's asbestos product. The court granted Crane's motion for summary judgment, stating:

In order for the plaintiff or a cross-claimant to recover against Crane in this case, it must be shown that exposure to Crane's asbestos-containing product caused plaintiff's injury.

Id. at 600, citing, *Restatement, 2d. Torts*, 402(A).

Proof of proximate causation is necessary in any tort case concerning proximate cause. The Supreme Court of Ohio has stated:

Proximate cause is a troublesome phrase. It has a particular meaning in the law but is difficult to define. It has been defined as: "That which immediately precedes and produces the effect, as distinguished from a remote, mediate, or predisposing cause; that from which the fact might be expected to follow without the concurrence of any unusual circumstance; that without which the accident would not have happened, and from which the injury or a like injury might have been anticipated." [Citations omitted.]

Further, it has long been held in Ohio that:

It is not sufficient for plaintiff to prove that the negligence of defendant might have caused an injury to plaintiff, but if the injury complained of might well have resulted from any of several causes, it is incumbent upon plaintiff to produce evidence which will exclude the effectiveness of those causes for which defendant is not legally responsible.

Gedra v. Dallmer Co., 153 Ohio St. 258 at syllabus 2 (1950). In so holding, the *Gedra* court also stated:

In such an action, if the cause of an injury to a plaintiff may be as reasonably attributed to an act for which defendant is not liable as to one for which he is liable, the plaintiff has not sustained the burden of showing that his injury is a proximate result of the negligence of the defendant.

Gedra. 153 Ohio St. at 258. *See, also, Westinghouse v. Dolly Madison Corp.*, 42 Ohio St.2d 122, 127 (1975).

Here, plaintiff has no evidence that any product manufactured or supplied by EMT ever came into contact with or was used by the plaintiff. Because there is no proof of proximate cause here, plaintiff's case against EMT must fail and summary judgment for EMT must be granted.

III. CONCLUSION

For the foregoing reasons, Eastern Magnesia Talc's Motion for Summary Judgment should be granted.

Respectfully submitted,

/s/ Jennifer A. Riester
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Attorney for Defendant
Eastern Magnesia Talc Co.

CERTIFICATE OF SERVICE

I certify that the foregoing Motion for Summary Judgment with attached Brief was electronically filed via the File & Serve System and deemed served on all parties pursuant to Cuyahoga County Rules of Court this 5th day of January, 2009.

/s/ Jennifer A. Riester

JENNIFER A. RIESTER (0070889)

Weston Hurd L.L.P.

Attorney for Defendant
Eastern Magnesia Talc Co.

Exhibit E

This document constitutes a ruling of the court and should be treated as such.

Court: OH Cuyahoga County Court of Common Pleas

Judge: Judge Harry A Hanna

**File & Serve
Transaction ID:** 23156286

Current Date: Jun 18, 2009

Case Number: CV-08-656405

Case Name: Graham, Jennifer vs Goodyear Tire & Rubber Co et al

**Court Authorizer
Comments:**

Defendant's Motion for Summary Judgment is Granted.

/s/ **Judge Judge Leo M Spellacy**

Exhibit F

IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF PENNSYLVANIA

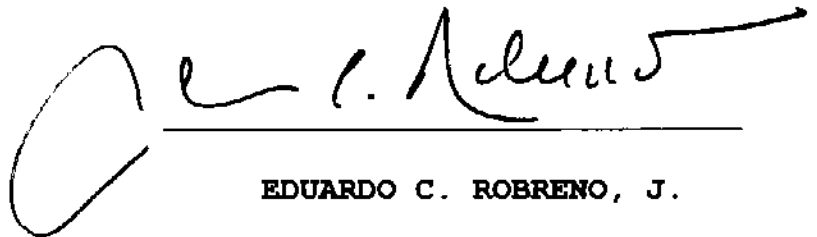
IN RE: ASBESTOS PRODUCTS	:	Consolidated Under
LIABILITY LITIGATION (No. VI)	:	MDL DOCKET NO. 875
	:	
CERTAIN PLAINTIFFS	:	
	:	
v.	:	Cases Listed in Exhibit "A"
	:	
CERTAIN DEFENDANTS	:	
	:	

ORDER

AND NOW, this 30th day of **June, 2011**, it is hereby **ORDERED** that all defendants in the cases listed in Exhibit "A", attached, are dismissed without prejudice for lack of prosecution.¹

It is further **ORDERED** that these cases be marked **CLOSED**.

AND IT IS SO ORDERED.



EDUARDO C. ROBRENO, J.

¹ These cases were subject to a status and scheduling conference on June 28, 2011. Plaintiff's Counsel did not inform the Court as to the status of these cases prior to, or at, the hearing.

63534	88-00354	Lowery, Eva In her own capacity as the Personal Rep. of the Est. of Purdy Lowery, Deceased	DIST. OF COLUMBIA - 1	T/O#: 934	LOP
63535	89-01632	Thompson, Donald E. and Patricia	DIST. OF COLUMBIA - 1	T/O#: 934	LOP
63536	03-22425	Horstman, Ervin and Audrey	FLORIDA SOUTHERN - 1	T/O#: 935	LOP
63537	93-02559	Hess, John J. and Goldie	FLORIDA SOUTHERN - 1	T/O#: 935	LOP
63538	93-02560	Rogers, Ralph L. and Helen	FLORIDA SOUTHERN - 1	T/O#: 935	LOP
63539	93-02520	Donlay, Gerald and Jean	FLORIDA SOUTHERN - 1	T/O#: 935	LOP
63540	93-02568	Chaney, Roy and Marilyn	FLORIDA SOUTHERN - 1	T/O#: 935	LOP
63542	91-02275	Hodges, Michael as Executor of the Est. of Archibald Hodges, Deceased	GEORGIA NORTHERN - 1	T/O#: 968	LOP
63543	95-00618	Allen, Donald L. and Edna L.	CONNECTICUT - 3	T/O#: 936	LOP
63544	94-01266	Affeldt, Tracy F., Sr. Executor of the Est. of Tracy B. Affeldt	CONNECTICUT - 3	T/O#: 936	LOP
63545	97-02607	Cogley, Gary and Julie	KANSAS - 2	T/O#: 937	LOP
63546	93-02251	Wilson, Melinda Individually and as Personal Rep./Exec. Of the Est. of Robert G. Wilson, Jr.	KANSAS - 2	T/O#: 937	LOP
63547	01-01208	Green, Anna Lee Individually and as Personal Rep. of the Est. of James Earl Green, Deceased	KANSAS - 6	T/O#: 937	LOP
63548	00-02083	Morgan, Shirley Individually and as Personal Rep. of the Est. of John Morgan, Deceased	KANSAS - 2	T/O#: 937	LOP
63549	00-02083	Millsap, Alberta Individually and as Personal Rep. of the Est. of Nelson Millsap, Deceased	KANSAS - 2	T/O#: 937	LOP
63550	86-00672	James, Phil Hollister As Personal Rep. of the Est. of Kyle O. James, Deceased	WASHINGTON WESTERN - 3	T/O#: 938	LOP
63551	89-00175	Jorden, Emmett E.	WASHINGTON WESTERN - 3	T/O#: 938	LOP
63552	86-01109	Briski, Walter C.	WASHINGTON WESTERN - 3	T/O#: 938	LOP
63556	96-01742	Bex, Maxine	OREGON - 3	T/O#: 940	LOP
63557	97-01596	Roessel, Robert Personal Rep. of the Est. of Thomas Thompson	OREGON - 3	T/O#: 940	LOP
63558	90-11002	Henson, Esther Individually and as Administratrix of the Est. of Albert O. Henson	MASSACHUSETTS - 1	T/O#: 941	LOP
63559	90-11242	Bourke, Robert M. and Patricia A.	MASSACHUSETTS - 1	T/O#: 941	LOP
63560	91-11426	Gibson, Daniel J. As Administrator of the Est. of Frederick J. Gibson	MASSACHUSETTS - 1	T/O#: 941	LOP

63562	92-04410	Ocasek, Marjorie Special Admin. Of the Est. of Bobby Newell	ILLINOIS NORTHERN - 1	T/O#: 942	LOP
63563	00-00569	Hunter, Jan Individually and on behalf of all others similarly situated	ILLINOIS SOUTHERN - 3	T/O#: 943	LOP
63565	92-01115	Crawford, Vivian Individually and as Personal Rep. of the Est. of Benjamin E. Crawford, Deceased	SOUTH CAROLINA - 2	T/O#: 944	LOP
63566	92-01474	Sweatt, Joyce V. and Charles, Jr.	SOUTH CAROLINA - 2	T/O#: 944	LOP
63567	93-00497	Peele, Lillian F. As Personal Rep. of the Est. of Marshall V. Peele, Jr., Deceased	SOUTH CAROLINA - 2	T/O#: 944	LOP
63568	94-03096	Dennis, James R., III	SOUTH CAROLINA - 2	T/O#: 944	LOP
63569	91-02064	Barrett, Charles and Doris L.	SOUTH CAROLINA - 1	T/O#: 944	LOP
63574	91-00566	Kelly, Sandra A.	LOUISIANA WESTERN - 5	T/O#: 947	LOP
63575	86-01637	Burbridge, Earl Burbridge, Willie M. Johnson, Iris Burbridge Taylor, Eva Burbridge	LOUISIANA WESTERN - 6	T/O#: 947	LOP
63576	04-00935	Isaac, Geraldine Individually and on behalf of Edward Isaac, Jr. and Trey Isaac	LOUISIANA WESTERN - 6	T/O#: 947	LOP
63577	87-00328	Cox, Evalyn and J.D.	LOUISIANA WESTERN - 3	T/O#: 947	LOP
63578	90-02091	Parks, Elton King and Carol Tuggle	TENESSEE WESTERN - 2	T/O#: 948	LOP
63579	90-02091	Klen, Charles B.	TENESSEE WESTERN - 2	T/O#: 948	LOP
63580	90-02091	Keen, Charlien Payne	TENESSEE WESTERN - 2	T/O#: 948	LOP
63581	90-02091	White, Muriel	TENESSEE WESTERN - 2	T/O#: 948	LOP
63582	90-02091	Williams, Robert L.	TENESSEE WESTERN - 2	T/O#: 948	LOP
63583	90-02091	Wilson, Emmett Alvin and Bonnie Scott	TENESSEE WESTERN - 2	T/O#: 948	LOP
63584	87-02640	Carter, Don Alvin and Barbara Lynn Wolford	TENESSEE WESTERN - 2	T/O#: 948	LOP
63585	87-02640	Long, Shelby Madison and Nelda Hooker	TENESSEE WESTERN - 2	T/O#: 948	LOP
63586	87-02640	Martin, Wallace Neal and Mary Alice Glissen	TENESSEE WESTERN - 2	T/O#: 948	LOP
63587	87-02572	Marcum, Douglas Gilmore and Thelma R. Ferguson	TENESSEE WESTERN - 2	T/O#: 948	LOP
63588	87-02572	Peak, Van Richard	TENESSEE WESTERN - 2	T/O#: 948	LOP
63589	87-02572	Pette, Floyd Leland	TENESSEE WESTERN - 2	T/O#: 948	LOP
63590	87-02572	Peoples, Alfonzo, II and Althea Stephens	TENESSEE WESTERN - 2	T/O#: 948	LOP
63591	87-02572	Petty, Gerald Steven and Mary V. Roberts	TENESSEE WESTERN - 2	T/O#: 948	LOP
63592	87-02572	Phillips, Billy Fletcher and Jacquelyn Postell	TENESSEE WESTERN - 2	T/O#: 948	LOP
63593	87-02572	Pilgrim, Richard Lee and Doris Brown	TENESSEE WESTERN - 2	T/O#: 948	LOP

63594	87-02572	Poe, Dan Michael and Cynthia Irene Morton	TENESSEE WESTERN - 2	T/O#: 948	LOP
63595	87-02572	Porter, Burnis Alonzo and Malideen Norman	TENESSEE WESTERN - 2	T/O#: 948	LOP
63596	87-02572	Poston, Rhew, Melba J.	TENESSEE WESTERN - 2	T/O#: 948	LOP
63597	87-02572	Price, Billy Joe	TENESSEE WESTERN - 2	T/O#: 948	LOP
63598	87-02572	Price, Emma (not spouse to above)	TENESSEE WESTERN - 2	T/O#: 948	LOP
63599	87-02572	Radner, Tery Wayne and Elizabeth Crawford	TENESSEE WESTERN - 2	T/O#: 948	LOP
63600	87-02572	Rankin, Eddie and Sheryl Jean Casey	TENESSEE WESTERN - 2	T/O#: 948	LOP
63601	87-02572	Fray, Charles Fay and Florita C. Taylor	TENESSEE WESTERN - 2	T/O#: 948	LOP
63602	87-02572	Ray, Guy Wilson and Helen Gordon	TENESSEE WESTERN - 2	T/O#: 948	LOP
63603	87-02572	Ray, Junious and Sabitha Berry	TENESSEE WESTERN - 2	T/O#: 948	LOP
63604	87-02572	Reed, Willie Lee and Fannie Mac Harris	TENESSEE WESTERN - 2	T/O#: 948	LOP
63605	87-02572	Johnson, Betty Jean Reeves As Daughter and Next of Kin to Willie Reeves, Deceased	TENESSEE WESTERN - 2	T/O#: 948	LOP
63606	87-02572	Reitherford, mason and Elizabeth Shannon	TENESSEE WESTERN - 2	T/O#: 948	LOP
63607	87-02572	Reynolds, William Ray and Allie chillcutt	TENESSEE WESTERN - 2	T/O#: 948	LOP
63608	87-02572	Rhodes, Curtis Edwin and Jacquelyne Young	TENESSEE WESTERN - 2	T/O#: 948	LOP
63609	87-02572	Rhodes, Jimmie Horace and Peggy Laird	TENESSEE WESTERN - 2	T/O#: 948	LOP
63610	87-02572	Rich, Raymond Carter and Mary Fox	TENESSEE WESTERN - 2	T/O#: 948	LOP
63611	87-02572	Richardson, Charlie and Francie Parker	TENESSEE WESTERN - 2	T/O#: 948	LOP
63612	87-02572	Richardson, Willie and Fannie Evans	TENESSEE WESTERN - 2	T/O#: 948	LOP
63613	87-02572	Roscoe, Richmond and Deima Taylor	TENESSEE WESTERN - 2	T/O#: 948	LOP
63614	87-02572	Rieben, John Louis and Margie Lou Bucy	TENESSEE WESTERN - 2	T/O#: 948	LOP
63615	87-02572	Rieben, Thomas Wayne and Donna Bobbit Spicer	TENESSEE WESTERN - 2	T/O#: 948	LOP
63616	87-02572	Rivers, Robert James and Dee Wright	TENESSEE WESTERN - 2	T/O#: 948	LOP
63617	87-02572	Robertson, James Ervin and Darcus E. Rose	TENESSEE WESTERN - 2	T/O#: 948	LOP
63618	87-02572	Robinson, Charlie D. and Mattie M.	TENESSEE WESTERN - 2	T/O#: 948	LOP
63619	87-02572	Robinson, Julius Alfred and Maxine Yvette Patton	TENESSEE WESTERN - 2	T/O#: 948	LOP
63620	87-02572	Robinson, Tom and Sara Moore	TENESSEE WESTERN - 2	T/O#: 948	LOP
63621	87-02572	Robison, Harold Albert and Louise Archer	TENESSEE WESTERN - 2	T/O#: 948	LOP
63622	87-02572	Rook, William Lyons and Geraldine Arnold	TENESSEE WESTERN - 2	T/O#: 948	LOP
63623	87-02572	Roser, Kenneth Lee and Beverly Jonas	TENESSEE WESTERN - 2	T/O#: 948	LOP
63624	87-02572	Sain, Travis O'Neal and Mamie Bernice Thomas Sain	TENESSEE WESTERN - 2	T/O#: 948	LOP
63625	87-02572	Sanders, Odis Sandford and Nancy Marie Kennedy	TENESSEE WESTERN - 2	T/O#: 948	LOP
63626	87-02572	Scott, Delbert and Lorene Daily	TENESSEE WESTERN - 2	T/O#: 948	LOP
63627	87-02572	Scott, Lindsey Fayette and Mary Mildred Smith	TENESSEE WESTERN - 2	T/O#: 948	LOP

63628	87-02572	Scott, Walter Amos and Vivian Cox	TENESSEE WESTERN - 2	T/O#: 948	LOP
63629	87-02572	Sesley, Adrain	TENESSEE WESTERN - 2	T/O#: 948	LOP
63630	87-02572	Seymour, Walter Louis and Florence Breedlove	TENESSEE WESTERN - 2	T/O#: 948	LOP
63631	87-02572	Shassere, Anthony Leon and Mary Elizabeth Tapp	TENESSEE WESTERN - 2	T/O#: 948	LOP
63632	87-02572	Shaw, William Calvin and Mable Crutcher	TENESSEE WESTERN - 2	T/O#: 948	LOP
63633	87-02572	Smith, Floyd Dennis and Agnes Haslett	TENESSEE WESTERN - 2	T/O#: 948	LOP
63634	87-02572	Smith, Jessie James and Derotha	TENESSEE WESTERN - 2	T/O#: 948	LOP
63635	87-02572	Smith, RubyMac Logan	TENESSEE WESTERN - 2	T/O#: 948	LOP
63636	87-02572	Sowell, Ervin Hugh, Sr. and Joseie M. Dickson	TENESSEE WESTERN - 2	T/O#: 948	LOP
63637	87-02572	Starnes, Edward Paul and Alice Jean Carr	TENESSEE WESTERN - 2	T/O#: 948	LOP
63638	87-02572	Stegall, Horace Wade and Jennifer Lee Vick	TENESSEE WESTERN - 2	T/O#: 948	LOP
63639	87-02572	Stevenson, Arthur Gore and Brenda Rice	TENESSEE WESTERN - 2	T/O#: 948	LOP
63640	87-02572	Steverson, Jeff, Jr. and Maggie Jones	TENESSEE WESTERN - 2	T/O#: 948	LOP
63641	87-02572	Stewart, Clyde Willie and Eula Whitaker	TENESSEE WESTERN - 2	T/O#: 948	LOP
63642	87-02572	Stewart, John Edward and Linda K. Madkins	TENESSEE WESTERN - 2	T/O#: 948	LOP
63643	87-02572	Stewart, Lovis W. and Frances Smith	TENESSEE WESTERN - 2	T/O#: 948	LOP
63644	87-02572	Fields, Frances Louise	TENESSEE WESTERN - 2	T/O#: 948	LOP
63645	87-02572	Stillman, Simone and Tommie Ella Gary	TENESSEE WESTERN - 2	T/O#: 948	LOP
63646	87-02572	Strain, James carson and Louella Fr. Curbow	TENESSEE WESTERN - 2	T/O#: 948	LOP
63647	87-02572	Stroud, Willie A. Brewer and Widow aof Moss James Stroud, Deceased	TENESSEE WESTERN - 2	T/O#: 948	LOP
63648	87-02572	Stutsy, James Robert and Lavella Cannon	TENESSEE WESTERN - 2	T/O#: 948	LOP
63649	87-02572	Sutherlen, Thomas Cleveland and Patricia Ann Gatewood	TENESSEE WESTERN - 2	T/O#: 948	LOP
63650	87-02572	Tate, James Howard and Betty Louise Bowen	TENESSEE WESTERN - 2	T/O#: 948	LOP
63651	87-02572	Tatom, Robert George and Martha Shows	TENESSEE WESTERN - 2	T/O#: 948	LOP
63652	87-02572	Taylor, Richard	TENESSEE WESTERN - 2	T/O#: 948	LOP
63653	87-02572	Terry, Columbus, JR.	TENESSEE WESTERN - 2	T/O#: 948	LOP
63654	87-02572	Thomas, Seth Charles and Fay Pipkin	TENESSEE WESTERN - 2	T/O#: 948	LOP
63655	87-02572	Thomas, Griffin Enunit and Maggie Worsham	TENESSEE WESTERN - 2	T/O#: 948	LOP
63656	87-02572	Thompson, Arthur and Dorothy Lane	TENESSEE WESTERN - 2	T/O#: 948	LOP
63657	87-02572	Thompson, Joseph William and Ernestine F. Grissom	TENESSEE WESTERN - 2	T/O#: 948	LOP
63658	87-02572	Thompson, Vernon and Ella Mae	TENESSEE WESTERN - 2	T/O#: 948	LOP
63659	87-02572	Thompson, William Armour	TENESSEE WESTERN - 2	T/O#: 948	LOP
63660	87-02572	Thornton, Louis Melvin	TENESSEE WESTERN - 2	T/O#: 948	LOP

63661	87-02572	Criswell, Patricia Tippitt Daughter of Everett Ora Tippitt, Deceased	TENESSEE WESTERN - 2	T/O#: 948	LOP
63662	87-02572	Tipps, Edward Tipps ad Ruby Lois Heaston	TENESSEE WESTERN - 2	T/O#: 948	LOP
63663	87-02572	Tolliver, Richard and Fannie Patrick	TENESSEE WESTERN - 2	T/O#: 948	LOP
63664	87-02572	Townsel, Jeff Collins and Elizabeth Webster	TENESSEE WESTERN - 2	T/O#: 948	LOP
63665	87-02572	Townsend, John and Betty Marinelli	TENESSEE WESTERN - 2	T/O#: 948	LOP
63666	87-02572	Trezevant, John, Jr. and Ozree Clayton	TENESSEE WESTERN - 2	T/O#: 948	LOP
63667	87-02572	Trotter, Lilian Hurd Widow of James Thomas Trotter, Deceased	TENESSEE WESTERN - 2	T/O#: 948	LOP
63668	87-02572	Troxel, Dennis Noel and Nancy Carolyn Rte. 2, Box 74T Covington, TN 38019	TENESSEE WESTERN - 2	T/O#: 948	LOP
63669	87-02572	Turner, David Lynn and Joyce Greenwood	TENESSEE WESTERN - 2	T/O#: 948	LOP
63670	87-02572	Tyson, George Edward and Rachel D.	TENESSEE WESTERN - 2	T/O#: 948	LOP
63671	87-02572	Via, Donald Vann and Glenda Joyce Sanders	TENESSEE WESTERN - 2	T/O#: 948	LOP
63672	87-02572	Vinson, Charles Edward and Peggy Pettor	TENESSEE WESTERN - 2	T/O#: 948	LOP
63673	87-02572	Volner, Donald Ray and Patricia Ann Baxter	TENESSEE WESTERN - 2	T/O#: 948	LOP
63674	87-02572	Wade, Susie Fowler	TENESSEE WESTERN - 2	T/O#: 948	LOP
63675	87-02572	Waldon, Herbert Lynwood and Caele Rodgers	TENESSEE WESTERN - 2	T/O#: 948	LOP
63676	87-02572	Waldon, Joseph and Odette Smith	TENESSEE WESTERN - 2	T/O#: 948	LOP
63677	87-02572	Walker, Eddie, Sr. and Louise Blair	TENESSEE WESTERN - 2	T/O#: 948	LOP
63678	87-02572	Walker, Morris Barnace, Sr. and Martha Hall	TENESSEE WESTERN - 2	T/O#: 948	LOP
63679	87-02572	Wall, Anthony Daughter of Marvin Edward and Sarah Younblood Wallace	TENESSEE WESTERN - 2	T/O#: 948	LOP
63680	87-02572	Wallace, Walker Maurice and Annie Laurie Starks	TENESSEE WESTERN - 2	T/O#: 948	LOP
63681	87-02572	Waltemath, Mary Scheibler Individually and as Widow of Joseph Frederick Waltemath, Deceased	TENESSEE WESTERN - 2	T/O#: 948	LOP
63682	87-02572	Ward, Joe David and Nancy Edlund	TENESSEE WESTERN - 2	T/O#: 948	LOP
63683	87-02572	Warnock, Christine Graves and Thomas	TENESSEE WESTERN - 2	T/O#: 948	LOP
63684	87-02572	Washington, Otis Lee and Verna McMahan	TENESSEE WESTERN - 2	T/O#: 948	LOP
63685	87-02572	Washington, Willie Mac and Dorothy Conley	TENESSEE WESTERN - 2	T/O#: 948	LOP
63686	87-02572	Watson, Vernon Floyd and Ella Rosalind Hollowell	TENESSEE WESTERN - 2	T/O#: 948	LOP
63687	87-02572	Weaver, Annie Mae Lanier Spouse of Glennie Weaver, Deceased	TENESSEE WESTERN - 2	T/O#: 948	LOP
63688	87-02572	Weaver, Rickie Andrew and Patricia Leachman	TENESSEE WESTERN - 2	T/O#: 948	LOP
63689	87-02572				

63690	87-02572	Webb, Phillip Morris and Jerania Fay Davis	TENESSEE WESTERN - 2	T/O#: 948	LOP
63691	87-02572	Wells, Robert and Rosie Lee Jones	TENESSEE WESTERN - 2	T/O#: 948	LOP
63692	87-02572	West, Eugene Conway and Vivial L. Womble	TENESSEE WESTERN - 2	T/O#: 948	LOP
63693	87-02572	Whitaker, Damon and Dorothy mae	TENESSEE WESTERN - 2	T/O#: 948	LOP
63694	87-02572	Whitby, Oliver David and Billie High	TENESSEE WESTERN - 2	T/O#: 948	LOP
63695	87-02572	White, George Daniel and Thelma H. Hilliard	TENESSEE WESTERN - 2	T/O#: 948	LOP
63696	87-02572	Whitted, Howard Lee and Iva Baldwin	TENESSEE WESTERN - 2	T/O#: 948	LOP
63697	87-02572	Whittemore, Thomas Edward and Minnie Ruth Wright	TENESSEE WESTERN - 2	T/O#: 948	LOP
63698	87-02572	Wigginson, Jerry Earl and Murlene Dietrich Jones	TENESSEE WESTERN - 2	T/O#: 948	LOP
63699	87-02572	Wiley, Royce Wayne and Carol Faye Payne	TENESSEE WESTERN - 2	T/O#: 948	LOP
63700	87-02572	Wilkerson, Fred B.	TENESSEE WESTERN - 2	T/O#: 948	LOP
63701	87-02572	Wilkins, Lillian Little Spouse of James Wilkins, Deceased	TENESSEE WESTERN - 2	T/O#: 948	LOP
63702	87-02572	Williams, Albert	TENESSEE WESTERN - 2	T/O#: 948	LOP
63703	87-02572	Williams, Charles Eddie and Marva Jean Gilbert	TENESSEE WESTERN - 2	T/O#: 948	LOP
63704	87-02572	Williams, Gregory Ramon and Toni L.	TENESSEE WESTERN - 2	T/O#: 948	LOP
63705	87-02572	Williams, John Ace and Stella Mae	TENESSEE WESTERN - 2	T/O#: 948	LOP
63706	87-02572	Williams, Louise Samuel and Delirous Vanzant	TENESSEE WESTERN - 2	T/O#: 948	LOP
63707	87-02572	Williams, Nelson and Rosie	TENESSEE WESTERN - 2	T/O#: 948	LOP
63708	87-02572	Williams, Norah and Lula Bell King	TENESSEE WESTERN - 2	T/O#: 948	LOP
63709	87-02572	Williams, Oscar, Jr. and Louise Cansler Williams	TENESSEE WESTERN - 2	T/O#: 948	LOP
63710	87-02572	Williams, Ronald Eugene, Sr. and Martha Ann Wilkerson	TENESSEE WESTERN - 2	T/O#: 948	LOP
63711	87-02572	Williamson, Douglas	TENESSEE WESTERN - 2	T/O#: 948	LOP
63712	87-02572	Williamson, Johnnie L. and Annie P.	TENESSEE WESTERN - 2	T/O#: 948	LOP
63713	87-02572	Wilson, Monroe	TENESSEE WESTERN - 2	T/O#: 948	LOP
63714	87-02572	Wilson, William Curtis	TENESSEE WESTERN - 2	T/O#: 948	LOP
63715	87-02572	Wood, James Hubbard and Edith Quianthy	TENESSEE WESTERN - 2	T/O#: 948	LOP
63716	87-02572	Woodard, Rosco and Joe Ella	TENESSEE WESTERN - 2	T/O#: 948	LOP
63717	87-02572	Woods, Ernest David and Keeley	TENESSEE WESTERN - 2	T/O#: 948	LOP
63718	87-02572	Woods, James and Anna Dandridge	TENESSEE WESTERN - 2	T/O#: 948	LOP
63719	87-02572	Woody, Artie Deecee and Lue Clark	TENESSEE WESTERN - 2	T/O#: 948	LOP
63720	87-02572	Woody, Simon Moses and Georgia Royal	TENESSEE WESTERN - 2	T/O#: 948	LOP
63721	87-02572	Wright, Clinton Arthur and Mary Louise Newsum	TENESSEE WESTERN - 2	T/O#: 948	LOP
63722	87-02572	Wright, George David and Cheryl E. Wesche	TENESSEE WESTERN - 2	T/O#: 948	LOP

63723	87-02572	Wright, Stnaley Calvin and Esther C. Waterbury	TENESSEE WESTERN - 2	T/O#: 948	LOP
63724	87-02572	Wright, Walker Ewing and Margaret Boone	TENESSEE WESTERN - 2	T/O#: 948	LOP
63725	87-02572	Wrister, Willie Lee and Bedessia Phillips	TENESSEE WESTERN - 2	T/O#: 948	LOP
63726	87-02572	Yeager, Wilma Vann	TENESSEE WESTERN - 2	T/O#: 948	LOP
63727	87-02572	Young, Charles Kenneth	TENESSEE WESTERN - 2	T/O#: 948	LOP
63728	87-02572	Young, Herman Samuel	TENESSEE WESTERN - 2	T/O#: 948	LOP
63729	87-02572	Young, Wallace Guyman and Betty Jean Hampton	TENESSEE WESTERN - 2	T/O#: 948	LOP
63730	87-02571	Curtis, Roland Eugene and Frances Norwood	TENESSEE WESTERN - 2	T/O#: 948	LOP
63731	87-02571	Abbott, Sidney Eugene and Lucille McBrayer	TENESSEE WESTERN - 2	T/O#: 948	LOP
63732	87-02571	Adams, Ceaser and Irma L. Jennings	TENESSEE WESTERN - 2	T/O#: 948	LOP
63733	87-02571	Adams, Gene Autry and Inez Goodwin	TENESSEE WESTERN - 2	T/O#: 948	LOP
63734	87-02571	Agness, Alf, Jr. and Edna Newell	TENESSEE WESTERN - 2	T/O#: 948	LOP
63735	87-02571	Akins, Thomas Clyde and Elberta Cordle	TENESSEE WESTERN - 2	T/O#: 948	LOP
63736	87-02571	Alexander, Dillard Warren and Mildred	TENESSEE WESTERN - 2	T/O#: 948	LOP
63737	87-02571	Alexander, Willie Joe	TENESSEE WESTERN - 2	T/O#: 948	LOP
63738	87-02571	Allen, Jacky Wayne and Mary Ann Zummach	TENESSEE WESTERN - 2	T/O#: 948	LOP
63739	87-02571	Andrews, Otis and Evelyn Sisco Smith	TENESSEE WESTERN - 2	T/O#: 948	LOP
63740	87-02571	Atkins, Bonny Payne, Jr. and Hattie Ester Williams	TENESSEE WESTERN - 2	T/O#: 948	LOP
63741	87-02571	Atkins, Herbert and Martha Fields	TENESSEE WESTERN - 2	T/O#: 948	LOP
63742	87-02571	Bailey, John A. and Lynda G. Brooks	TENESSEE WESTERN - 2	T/O#: 948	LOP
63743	87-02571	Ballard, Ammon Harold	TENESSEE WESTERN - 2	T/O#: 948	LOP
63744	87-02571	Barlow, Essie, Sr.	TENESSEE WESTERN - 2	T/O#: 948	LOP
63745	87-02571	Barr, A.J. and Eugenia May Jackson	TENESSEE WESTERN - 2	T/O#: 948	LOP
63746	87-02571	Barrentine, Samuel Thomas and Caroline Y.	TENESSEE WESTERN - 2	T/O#: 948	LOP
63747	87-02571	Barry, Richard Brian and Hazel Jenner	TENESSEE WESTERN - 2	T/O#: 948	LOP
63748	87-02571	Bass, Arthur H. and Alva Pauline Hughes	TENESSEE WESTERN - 2	T/O#: 948	LOP
63749	87-02571	Bass, Barry Haig	TENESSEE WESTERN - 2	T/O#: 948	LOP
63750	87-02571	Bass, Charley, Jr. and Mary Kelly	TENESSEE WESTERN - 2	T/O#: 948	LOP
63751	87-02571	Bass, John Luther and Neely	TENESSEE WESTERN - 2	T/O#: 948	LOP
63752	87-02571	Bates, Henry Percy and Ethel Myles	TENESSEE WESTERN - 2	T/O#: 948	LOP
63753	87-02571	Bates, Willie and Clara M.	TENESSEE WESTERN - 2	T/O#: 948	LOP
63754	87-02571	Baugh, Thomas Franklin and Sara	TENESSEE WESTERN - 2	T/O#: 948	LOP
63755	87-02571	Beard, Euell Lee and Willie B. Gilliland	TENESSEE WESTERN - 2	T/O#: 948	LOP

63756	87-02571	Beale, Esther Loraine Individually and as Widow of Beale, Vernon Wavel, Deceased	TENNESSEE WESTERN - 2	T/O#: 948	LOP
63757	87-02571	Beckleheimer, Lavern Boyett Spouse of David Fowlks, Beckleheimer, Deceased	TENNESSEE WESTERN - 2	T/O#: 948	LOP
63758	87-02571	Bell, Cary and Christine Brown	TENNESSEE WESTERN - 2	T/O#: 948	LOP
63759	87-02571	Bethany, Eva Lawrence Individually and as Widow of Kelly Bethany, Deceased	TENNESSEE WESTERN - 2	T/O#: 948	LOP
63760	87-02571	Bettis, Warren Goodlett	TENNESSEE WESTERN - 2	T/O#: 948	LOP
63761	87-02571	Billings, Walter Mike and Donna Evans	TENNESSEE WESTERN - 2	T/O#: 948	LOP
63762	87-02571	Billingsley, Tommy Nathan and Lewer Elizabeth	TENNESSEE WESTERN - 2	T/O#: 948	LOP
63763	87-02571	Bills, James Samuel and Fannie Mae Griffen Bills	TENNESSEE WESTERN - 2	T/O#: 948	LOP
63764	87-02571	Bland, Lillie Mae Page Individually and as Widow of Ozie Bland, Deceased	TENNESSEE WESTERN - 2	T/O#: 948	LOP
63765	87-02571	Bomprezzi, John Joseph and Zora Mae	TENNESSEE WESTERN - 2	T/O#: 948	LOP
63766	87-02571	Bomprezzi, William Quinto	TENNESSEE WESTERN - 2	T/O#: 948	LOP
63767	87-02571	Bonner, Isaiah and Mattie Applewhite	TENNESSEE WESTERN - 2	T/O#: 948	LOP
63768	87-02571	Bowen, Doy and Essie mae Clark	TENNESSEE WESTERN - 2	T/O#: 948	LOP
63769	87-02571	Boyce, Verlie Eugene, Jr.	TENNESSEE WESTERN - 2	T/O#: 948	LOP
63770	87-02571	Bradberry, John Henry and Susie Avant	TENNESSEE WESTERN - 2	T/O#: 948	LOP
63771	87-02571	Bratton, Hulet Leon and Alleen Williams	TENNESSEE WESTERN - 2	T/O#: 948	LOP
63772	87-02571	Brewer, Anderson	TENNESSEE WESTERN - 2	T/O#: 948	LOP
63773	87-02571	Brewer, George Ethan and Mary Ethel	TENNESSEE WESTERN - 2	T/O#: 948	LOP
63774	87-02571	Bridgeforth, Golden and Willie Mae Brown	TENNESSEE WESTERN - 2	T/O#: 948	LOP
63775	87-02571	Brigman, John Willie and Irene	TENNESSEE WESTERN - 2	T/O#: 948	LOP
63776	87-02571	Britt, mary Louise	TENNESSEE WESTERN - 2	T/O#: 948	LOP
63777	87-02571	Broadway, Edwin Wilson and Ruby	TENNESSEE WESTERN - 2	T/O#: 948	LOP
63778	87-02571	Brooks, Eddye Mae Phillips Spouse to Hillard Brooks, Deceased	TENNESSEE WESTERN - 2	T/O#: 948	LOP
63779	87-02571	Brown, Bobby and Nadis Helen Sanders	TENNESSEE WESTERN - 2	T/O#: 948	LOP
63780	87-02571	Brown, James and Maude Randle	TENNESSEE WESTERN - 2	T/O#: 948	LOP
63781	87-02571	Brown, Emily Scays Spouse of Sidney Brown, Deceased	TENNESSEE WESTERN - 2	T/O#: 948	LOP
63782	87-02571	Browning, Charles Edward and Mary Tyler	TENNESSEE WESTERN - 2	T/O#: 948	LOP
63783	87-02571	Bruno, Gary Duane	TENNESSEE WESTERN - 2	T/O#: 948	LOP
63784	87-02571	Pernell, Russell on behalf of Mary Davis Buford, Deceased	TENNESSEE WESTERN - 2	T/O#: 948	LOP
63785	87-02571	Burgess, Sylvester	TENNESSEE WESTERN - 2	T/O#: 948	LOP

63786	87-02571	Burks, Virginia Pearl	TENNESSEE WESTERN - 2	T/O#: 948	LOP
63787	87-02571	Burrows, John Paul and Margaret Spencer	TENNESSEE WESTERN - 2	T/O#: 948	LOP
63788	87-02571	Byas, Ernest and Mattie	TENNESSEE WESTERN - 2	T/O#: 948	LOP
63789	87-02571	Byrd, Lonnie Watkins and Norma Castle	TENNESSEE WESTERN - 2	T/O#: 948	LOP
63790	87-02571	Carr, Fred, Jr. and Vera Willie Bowen	TENNESSEE WESTERN - 2	T/O#: 948	LOP
63791	87-02571	Casey, Morris Conrad and Sarah Ruth Richardson	TENNESSEE WESTERN - 2	T/O#: 948	LOP
63792	87-02571	Chandler, William Paul and Janie Wall	TENNESSEE WESTERN - 2	T/O#: 948	LOP
63793	87-02571	Clemons, Charles Edward and Dorothy Sommerville	TENNESSEE WESTERN - 2	T/O#: 948	LOP
63794	87-02571	Cockrell, Coy Edward and Pattie Lee Austin	TENNESSEE WESTERN - 2	T/O#: 948	LOP
63795	87-02571	Cole, Jack Leonard and Vera Mae	TENNESSEE WESTERN - 2	T/O#: 948	LOP
63796	87-02571	Cole, Marion Duncan	TENNESSEE WESTERN - 2	T/O#: 948	LOP
63797	87-02571	Cole, Larry Theodore	TENNESSEE WESTERN - 2	T/O#: 948	LOP
63798	87-02571	Coleman, Albert, Jr.	TENNESSEE WESTERN - 2	T/O#: 948	LOP
63799	87-02571	Collins, George On behalf of Thomas Hill Collins, Deceased	TENNESSEE WESTERN - 2	T/O#: 948	LOP
63800	87-02571	Comans, Frederick Ray and Sheryll Musser Comans	TENNESSEE WESTERN - 2	T/O#: 948	LOP
63801	87-02571	Connell, Albert William	TENNESSEE WESTERN - 2	T/O#: 948	LOP
63802	87-02571	Connoley, James Edward	TENNESSEE WESTERN - 2	T/O#: 948	LOP
63803	87-02571	Cook, Bernard D. and Ruth Worley	TENNESSEE WESTERN - 2	T/O#: 948	LOP
63804	87-02571	Cooper, Jimmy Lester and Emma Lee Wood	TENNESSEE WESTERN - 2	T/O#: 948	LOP
63805	87-02571	Bradford, Peggy Taylor Elwyn Everett Coulter, Deceased	TENNESSEE WESTERN - 2	T/O#: 948	LOP
63806	87-02571	Coulter, John William and S. Aloise Lester	TENNESSEE WESTERN - 2	T/O#: 948	LOP
63807	87-02571	Cox, Carolyn Huntzicker on behalf of John Wesley Cox, Sr, Deceased	TENNESSEE WESTERN - 2	T/O#: 948	LOP
63808	87-02571	Crabtree, Thomas Earl and Peggy Jean Gann	TENNESSEE WESTERN - 2	T/O#: 948	LOP
63809	87-02571	Daniels, James Melvin and Edna Myrlene Halsted	TENNESSEE WESTERN - 2	T/O#: 948	LOP
63810	87-02571	Dennison, Ted Eugene	TENNESSEE WESTERN - 2	T/O#: 948	LOP
63811	87-02571	Devlin, John Edward and Emma Bennett	TENNESSEE WESTERN - 2	T/O#: 948	LOP
63812	87-02571	Dillon, Alonzo and Jane Elizabeth Treadwell	TENNESSEE WESTERN - 2	T/O#: 948	LOP
63813	87-02571	Dino, Jerry Anthony and Charlyn Best	TENNESSEE WESTERN - 2	T/O#: 948	LOP
63814	87-02571	Dove, William, Jr. and Remelle Jones	TENNESSEE WESTERN - 2	T/O#: 948	LOP
63815	87-02571	Downing, James Edward and Peggy Anne Brown	TENNESSEE WESTERN - 2	T/O#: 948	LOP
63816	87-02571	Duke, John D. and Theda Murle	TENNESSEE WESTERN - 2	T/O#: 948	LOP
63817	87-02571	Duncan, Marlin Thurman and Hermie E. Henry	TENNESSEE WESTERN - 2	T/O#: 948	LOP

63818	87-02571	Duncan, Delores, Daughter of Richard and Dancy Turner Hays Duncan, Deceased	TENESSEE WESTERN - 2	T/O#: 948	LOP
63819	87-02571	Edinbough, Robert and Ozzelle Bateman	TENESSEE WESTERN - 2	T/O#: 948	LOP
63820	87-02571	Ellis, Eddie, Jr. and Sallie Walker	TENESSEE WESTERN - 2	T/O#: 948	LOP
63821	87-02571	Ellis, James Wales and Wilma Juanita Abernathy	TENESSEE WESTERN - 2	T/O#: 948	LOP
63822	87-02571	Ervin, Louis Melvin and Vada Farris	TENESSEE WESTERN - 2	T/O#: 948	LOP
63823	87-02571	Farley, Murphy Lynn and Sharon Jordan	TENESSEE WESTERN - 2	T/O#: 948	LOP
63824	87-02571	Farmer, Gerald Lofton and Dolly L. Kimbrough	TENESSEE WESTERN - 2	T/O#: 948	LOP
63825	87-02571	Faulkner, Stacey Harrington and Mildred	TENESSEE WESTERN - 2	T/O#: 948	LOP
63826	87-02571	Felkins, Hating Edward and Pauline Elsie Hillis	TENESSEE WESTERN - 2	T/O#: 948	LOP
63827	87-02571	Fletcher, James, Jr. and Frances Fite	TENESSEE WESTERN - 2	T/O#: 948	LOP
63828	87-02571	Flowers, Albert Louis and Marzella Triplett	TENESSEE WESTERN - 2	T/O#: 948	LOP
63829	87-02571	Floyd, Tommy Russell and Joyce Ann Carter	TENESSEE WESTERN - 2	T/O#: 948	LOP
63830	87-02571	Foifis, Idie Dale and Cheryl Claire Roberson	TENESSEE WESTERN - 2	T/O#: 948	LOP
63831	87-02571	Franklin, Thomas Kenny and Elvira C.	TENESSEE WESTERN - 2	T/O#: 948	LOP
63832	87-02571	Franks, Willis Carrol and Mable Ellen Henderson	TENESSEE WESTERN - 2	T/O#: 948	LOP
63833	87-02571	Frazier, Elisha Rutherford and Mavis Brown	TENESSEE WESTERN - 2	T/O#: 948	LOP
63834	87-02571	Gamble, Garry Thomas and Jean Ames	TENESSEE WESTERN - 2	T/O#: 948	LOP
63835	87-02571	Garrett, Lowell and Vivian Irene Hines	TENESSEE WESTERN - 2	T/O#: 948	LOP
63836	87-02571	Garrison, Therman Wayne and Betty Walker	TENESSEE WESTERN - 2	T/O#: 948	LOP
63837	87-02571	Gaskin, Albert Benjamin and Annie Lee Gleese	TENESSEE WESTERN - 2	T/O#: 948	LOP
63838	87-02571	Giacosa, Anthony Joseph and Dorothy Jean Smith	TENESSEE WESTERN - 2	T/O#: 948	LOP
63839	87-02571	Gilley, Ewell Vernon and Dorothy Burden	TENESSEE WESTERN - 2	T/O#: 948	LOP
63840	87-02571	Glasner, J.D.	TENESSEE WESTERN - 2	T/O#: 948	LOP
63841	87-02571	Glasper, Robert, Sr. and Dorothy Benton	TENESSEE WESTERN - 2	T/O#: 948	LOP
63842	87-02571	Glissen, John Thomas	TENESSEE WESTERN - 2	T/O#: 948	LOP
63843	87-02571	Graham, Arthur Wate	TENESSEE WESTERN - 2	T/O#: 948	LOP
63844	87-02571	Graham, James Wirtis and Minnie Davis	TENESSEE WESTERN - 2	T/O#: 948	LOP
63845	87-02571	Grandi, Raymond and Nina Sue Austin	TENESSEE WESTERN - 2	T/O#: 948	LOP
63846	87-02571	Granger, John Edward and Bobbie Jean Brown	TENESSEE WESTERN - 2	T/O#: 948	LOP
63847	87-02571	Grant, Ural Liddell and Myrtle Curry	TENESSEE WESTERN - 2	T/O#: 948	LOP
63848	87-02571	Gray, Jessie James, Jr. and Joreatha Ellis	TENESSEE WESTERN - 2	T/O#: 948	LOP
63849	87-02571	Gray, Matthew Louis and Dorsey Gray	TENESSEE WESTERN - 2	T/O#: 948	LOP
63850	87-02571	Greene, Arthur, Jr.	TENESSEE WESTERN - 2	T/O#: 948	LOP
63851	87-02571	Griffin, Franklin and Shirley Akins	TENESSEE WESTERN - 2	T/O#: 948	LOP

63852	87-02571	Griffin, James Robert and Martha Ann Atkins	TENNESSEE WESTERN - 2	T/O#: 948	LOP
63853	87-02571	Griffin, James Vertrees and Vivian J. Bivers	TENNESSEE WESTERN - 2	T/O#: 948	LOP
63854	87-02571	Hagemaster, Russell Carlyle and Louise	TENNESSEE WESTERN - 2	T/O#: 948	LOP
63855	87-02571	Hale, F.H.	TENNESSEE WESTERN - 2	T/O#: 948	LOP
63856	87-02571	Haley, Forrest Franklin and Gwendolyn Jones	TENNESSEE WESTERN - 2	T/O#: 948	LOP
63857	87-02571	Haley, Lawrence E. Son of Leroy and Matlean Haley, Deceased	TENNESSEE WESTERN - 2	T/O#: 948	LOP
63858	87-02571	Halford, Richard Lee and Linda Diane Waterbury	TENNESSEE WESTERN - 2	T/O#: 948	LOP
63859	87-02571	Hall, James Russell	TENNESSEE WESTERN - 2	T/O#: 948	LOP
63860	87-02571	Hamilton, Ross C. and Ila V. Hamm	TENNESSEE WESTERN - 2	T/O#: 948	LOP
63861	87-02571	Harun, Billy Joe and Irene	TENNESSEE WESTERN - 2	T/O#: 948	LOP
63862	87-02571	Hanks, Hazel Woodrow and Ruby	TENNESSEE WESTERN - 2	T/O#: 948	LOP
63863	87-02571	Hannah, William Frederick and Linda Hanks	TENNESSEE WESTERN - 2	T/O#: 948	LOP
63864	87-02571	Lester, Mary Lee and Ben	TENNESSEE WESTERN - 2	T/O#: 948	LOP
63865	87-02571	Pitchford, Shepard	TENNESSEE WESTERN - 2	T/O#: 948	LOP
63866	87-02571	Simmons, William	TENNESSEE WESTERN - 2	T/O#: 948	LOP
63867	87-02571	Payne, Jimmie, Jr. and Lillie Lynk	TENNESSEE WESTERN - 2	T/O#: 948	LOP
63868	87-02571	McIntyre, William Massey and Mary Nell Mize	TENNESSEE WESTERN - 2	T/O#: 948	LOP
63869	87-02571	Jacobi, William Henry and Judith Wade	TENNESSEE WESTERN - 2	T/O#: 948	LOP
63870	90-00985	Holt, Bonnie L.	NEW YORK WESTERN - 1	T/O#: 949	LOP
63872	91-06324	Kuehn, Auerlia C. Executrix of the Est. of Paul Kuehn, Deceased	NEW YORK WESTERN - 9	T/O#: 949	LOP
63873	87-01545	Biltesky, Gertrude Individually and as Administratrix of the Est. of Max Biletsky	NEW YORK EASTERN - 1	T/O#: 950	LOP
63874	87-01615	Yostpille, Bernard L. Executor of the Est. of Hugh Gallagher	NEW YORK EASTERN - 1	T/O#: 950	LOP
63875	87-01620	Mastandrea, Amadeo and Lorraine	NEW YORK EASTERN - 1	T/O#: 950	LOP
63876	87-01795	Zada, Baker Sada, Bahiela (?? Unsure if together ??)	NEW YORK EASTERN - 1	T/O#: 950	LOP
63877	87-01800	Tisdale, Lynwood and Evelyn	NEW YORK EASTERN - 1	T/O#: 950	LOP
63878	87-01935	Schultz, Laura Individually and as Administratrix of the Est. of John Schultz	NEW YORK EASTERN - 1	T/O#: 950	LOP
63879	87-01986	Salvato, Philip and Josephine	NEW YORK EASTERN - 1	T/O#: 950	LOP
63880	87-01987	Gallant, Gilbert A.	NEW YORK EASTERN - 1	T/O#: 950	LOP
63881	87-01988	Lambright, Thomas	NEW YORK EASTERN - 1	T/O#: 950	LOP

63882	87-02023	Weiburg, Anthony and Delores	NEW YORK EASTERN - 1	T/O#: 950	LOP
63883	87-02080	Krulik, Esther Individually and as Administratrix of the Est. of Herman Krulik	NEW YORK EASTERN - 1	T/O#: 950	LOP
63884	87-02082	Constantino, Irma Individually and as the Administratrix of the Est. of Anthony Constantino	NEW YORK EASTERN - 1	T/O#: 950	LOP
63885	87-02083	Casale, Josephine Individually and as Administratrix of the Est. of Joseph A. Casale	NEW YORK EASTERN - 1	T/O#: 950	LOP
63886	87-02091	Kriss, Harry	NEW YORK EASTERN - 1	T/O#: 950	LOP
63887	87-02102	Phillips, William and Bertha	NEW YORK EASTERN - 1	T/O#: 950	LOP
63888	87-02104	McGee, John and Nora	NEW YORK EASTERN - 1	T/O#: 950	LOP
63889	87-02105	Butler, Joseph	NEW YORK EASTERN - 1	T/O#: 950	LOP
63890	87-02109	Rallis, William	NEW YORK EASTERN - 1	T/O#: 950	LOP
63891	87-02113	Murray, John and Patricia	NEW YORK EASTERN - 1	T/O#: 950	LOP
63892	87-02458	DePasquale, Salvator and Filomena	NEW YORK EASTERN - 1	T/O#: 950	LOP
63893	87-02460	Moran, Vincent and Elaine	NEW YORK EASTERN - 1	T/O#: 950	LOP
63894	87-02464	Suvich, Frances Individually and as Administratrix of the Est. of Nicholas Zuvich	NEW YORK EASTERN - 1	T/O#: 950	LOP
63895	87-02494	Individually and as Administratrix of the Est. of Alfred Bona	NEW YORK EASTERN - 1	T/O#: 950	LOP
63896	89-04243	Rubenstien, Betty and Samuel	NEW YORK EASTERN - 1	T/O#: 950	LOP
63897	87-01092	Heaney, Sheila Individually and as Executrix of the Est. James B. Heaney	NEW YORK EASTERN - 1	T/O#: 950	LOP
63898	99-07149	Miller, Creighton E. Administrator of the Est. of Leonce P. Gobar, Deceased	NEW YORK SOUTHERN - 1	T/O#: 951	LOP
63899	99-07244	Martinez, Jose M. Maldonado	NEW YORK SOUTHERN - 1	T/O#: 951	LOP
63900	99-07505	Kase, Thelma	NEW YORK SOUTHERN - 1	T/O#: 951	LOP
63901	99-07711	Roberts, Joseph V.	NEW YORK SOUTHERN - 1	T/O#: 951	LOP
63902	99-07771	Santo, Anthony	NEW YORK SOUTHERN - 1	T/O#: 951	LOP
63903	99-08291	Kenny, Patrick J.	NEW YORK SOUTHERN - 1	T/O#: 951	LOP
63904	01-02276	Miller, Creighton E. Administrator of the Est. of Raymond J. Lentz, Deceased	NEW YORK SOUTHERN - 1	T/O#: 951	LOP
63905	99-07280	Nicholson, Barbara J.	NEW YORK SOUTHERN - 1	T/O#: 951	LOP
63981	83-00808	Widow and Dependent of Claridy L. Cunningham, Deceased	MISSISSIPPI SOUTHERN - 1	T/O#: 952	LOP
63982	84-00646	Dobbs, Ruby A. Widow and Dependent of Robert E. Dobbs, Sr., Deceased	MISSISSIPPI SOUTHERN - 1	T/O#: 952	LOP

63983	84-00707	Blocker, Bernice T. Widow and Dependent of Odis W. Blocker, Deceased	MISSISSIPPI SOUTHERN - 1	T/O#: 952	LOP
63984	85-00823	Rockwell, Mary Lou Widow and Dependent of Braxton C. Rockwell, Deceased	MISSISSIPPI SOUTHERN - 1	T/O#: 952	LOP
63985	85-01068	Widow and Dependent of Richard G. Chapuis, Sr., Deceased	MISSISSIPPI SOUTHERN - 1	T/O#: 952	LOP
63986	86-00706	McCormack, Samuel C. and Searcy W.	MISSISSIPPI SOUTHERN - 1	T/O#: 952	LOP
63987	86-01069	Callender, Lina B. Widow and Dependent of Hilton W. Callender, Deceased	MISSISSIPPI SOUTHERN - 1	T/O#: 952	LOP
63988	86-01309	Hawthorne, Erma L. Widow and Dependent of Arthur c. Hawthorne, Deceased	MISSISSIPPI SOUTHERN - 1	T/O#: 952	LOP
63989	87-00527	Sumrall, Martha W. Widow and Dependent of Volda D. Sumrall, Deceased	MISSISSIPPI SOUTHERN - 1	T/O#: 952	LOP
63990	90-00504	Glennon, Florence E. Widow and Dependent of John F. Glennon, Jr., Deceased	MISSISSIPPI SOUTHERN - 1	T/O#: 952	LOP
63991	91-00250	Strickland, James N., Jr. and Betty	MISSISSIPPI SOUTHERN - 1	T/O#: 952	LOP
63992	85-00125	Nylander, Frances M.	MISSISSIPPI SOUTHERN - 1	T/O#: 952	LOP
63993	86-00669	White, Helen Widow and Dependent of Henry F. White	MISSISSIPPI SOUTHERN - 1	T/O#: 952	LOP
63994	89-00170	Wilson, Diane on behalf of Raymond E. Wilson	MISSISSIPPI SOUTHERN - 1	T/O#: 952	LOP
63995	89-00170	Webb, Vera on behalf of Percy Lee Webb	MISSISSIPPI SOUTHERN - 1	T/O#: 952	LOP
63996	88-00170	Glidewell, Lloyd	MISSISSIPPI SOUTHERN - 1	T/O#: 952	LOP
63997	88-00170	Mayers, Robert H.	MISSISSIPPI SOUTHERN - 1	T/O#: 952	LOP
63998	88-00170	South, Gerald Glenn	MISSISSIPPI SOUTHERN - 1	T/O#: 952	LOP
64000	92-00146	Gladstone, John W. and Elizabeth Ann	NORTH CAROLINA EASTERN - 4	T/O#: 954	LOP
64001	92-00131	Watford, David and Buleah	NORTH CAROLINA EASTERN - 4	T/O#: 954	LOP
64002	91-00008	Meeks, Evelyn Martin Personal Rep. of the Est. of Joseph Benjamin Meeks, Deceased	NORTH CAROLINA EASTERN - 4	T/O#: 954	LOP
64003	89-00737	Barkovich, Andrew J., Sr. and Mary E.	PENNSYLVANIA WESTERN - 2	T/O#: 955	LOP
64004	89-01536	Ruby, Mary Jane Administratrix of the Est. of Michael Konrad, Deceased	PENNSYLVANIA WESTERN - 2	T/O#: 955	LOP
64005	90-00061	Kikola, Shirley J. Executrix of the Est. of Joseph Kikola, Deceased	PENNSYLVANIA WESTERN - 1	T/O#: 955	LOP
64006	90-010207	Weitershausen, Clarence and Esther	PENNSYLVANIA WESTERN - 2	T/O#: 955	LOP
64007	92-00391	Shaner, Nancy Executrix of the Est. of Paul Shaner, Deceased	PENNSYLVANIA WESTERN - 3	T/O#: 955	LOP
64008	94-02814	Yarbro, David and Laquita Joy	TENNESEE WESTERN - 2	T/O#: 948	LOP
64010	89-00586	Bostic, Dempsey R. and Wilma	VIRGINIA WESTERN - 7	T/O#: 957	LOP

64011	88-00030	Barron, Richard R. and Linda F.	VIRGINIA WESTERN - 7	T/O#: 957	LOP
64012	89-00235	Barron, Louie	VIRGINIA WESTERN - 7	T/O#: 957	LOP
64013	89-00585	Bethel, Thomas S. and Lois	VIRGINIA WESTERN - 7	T/O#: 957	LOP
64014	89-00584	Beason, Carl W. and Faye	VIRGINIA WESTERN - 7	T/O#: 957	LOP
64015	89-00583	Averill, Gene A. and Sylvia	VIRGINIA WESTERN - 7	T/O#: 957	LOP
64016	89-00582	Atkins, Norma W.	VIRGINIA WESTERN - 7	T/O#: 957	LOP
64017	89-00581	Asbury, Kenneth J. and Connie	VIRGINIA WESTERN - 7	T/O#: 957	LOP
64018	89-00617	Oyler, Archie and Margaret	VIRGINIA WESTERN - 7	T/O#: 957	LOP
64019	89-00587	Bowles, Daniel and Berta	VIRGINIA WESTERN - 7	T/O#: 957	LOP
64020	89-00580	Abatello, George A.	VIRGINIA WESTERN - 7	T/O#: 957	LOP
64021	89-00618	Robinson, William V. and Garnett	VIRGINIA WESTERN - 7	T/O#: 957	LOP
64022	88-00535	Vest, Dorothy L. As Executrix of the Est. of Garland Vest	VIRGINIA WESTERN - 7	T/O#: 957	LOP
64023	86-00055	Fugate, Carroll F. and Edna	WEST VIRGINIA SOUTHERN - 3	T/O#: 958	LOP
64024	86-00056	Gibson, Earl and Mildred	WEST VIRGINIA SOUTHERN - 3	T/O#: 958	LOP
64025	86-00057	Hall, Darrell L. and Jacqueline	WEST VIRGINIA SOUTHERN - 3	T/O#: 958	LOP
64026	86-00058	McCulloh, Charles M. and Martina	WEST VIRGINIA SOUTHERN - 3	T/O#: 958	LOP
64027	86-00059	Meisel, Marquerite E. and Alfred	WEST VIRGINIA SOUTHERN - 3	T/O#: 958	LOP
64028	86-00060	Harold T. and Loraine Allen	WEST VIRGINIA SOUTHERN - 3	T/O#: 958	LOP
64029	86-00062	Chidester, Clarence J. and Virginia	WEST VIRGINIA SOUTHERN - 3	T/O#: 958	LOP
64030	86-00063	Elmore, George D. and Mary Louise	WEST VIRGINIA SOUTHERN - 3	T/O#: 958	LOP
64031	86-00065	Holley, Ivan E., Sr. and Veda	WEST VIRGINIA SOUTHERN - 3	T/O#: 958	LOP
64032	86-00069	Scarberry, Bruce Clinton and Cecil	WEST VIRGINIA SOUTHERN - 3	T/O#: 958	LOP
64044	85-00959	Shaffer, Diana E. Individually, as Surviving Spouse and as Administratrix of the Estate of George F. Shaffer.	OHIO NORTHERN - 1	T/O#: 962	LOP
64045	85-01505	Lodge, Phyllis Executrix of the estate of Frank A. Lodge, Deceased	OHIO NORTHERN - 1	T/O#: 962	LOP
64046	86-02353	Bombok, Clara E.	OHIO NORTHERN - 1	T/O#: 962	LOP
64047	86-04309	Emerick, Olin D. Emerick, Eugenia	OHIO NORTHERN - 1	T/O#: 962	LOP
64048	03-20009	Evans, Laura A.	OHIO NORTHERN - 1	T/O#: 962	LOP
64049	86-04353	Hafner, Henry T. Hafner, Helen	OHIO NORTHERN - 1	T/O#: 962	LOP
64050	86-04419	Kolodzaika, Ronald J. Kolodzaika, Dorothy	OHIO NORTHERN - 1	T/O#: 962	LOP
64051	86-04630	Agnesi, Joseph Agnesi, Ann	OHIO NORTHERN - 1	T/O#: 962	LOP

64052	86-04631	Jardine, John F. Jardine, Margery	OHIO NORTHERN - 1	T/O#: 962	LOP
64053	86-04746	Meridieth, Lonnie L., Jr. Meridieth, Margaret	OHIO NORTHERN - 1	T/O#: 962	LOP
64054	86-05222	Lazzaro, Vincent Lazzaro, Elsie	OHIO NORTHERN - 1	T/O#: 962	LOP
64055	87-02555	Togher, John Togher, Julia	OHIO NORTHERN - 1	T/O#: 962	LOP
64056	87-02961	Barrett, Michael	OHIO NORTHERN - 1	T/O#: 962	LOP
64057	87-02962	Lard, Count B. Lard, Clemie	OHIO NORTHERN - 1	T/O#: 962	LOP
64058	87-02963	Tanglis, Peter Tanglis, Stama	OHIO NORTHERN - 1	T/O#: 962	LOP
64059	87-02964	Thompson, Earl R. Thompson, Freddie Mae	OHIO NORTHERN - 1	T/O#: 962	LOP
64060	87-02967	Horner, Ralph Horner, Gladys J.	OHIO NORTHERN - 1	T/O#: 962	LOP
64061	87-02968	Zingales, Angelo Zingales, Nancy	OHIO NORTHERN - 1	T/O#: 962	LOP
64062	87-02969	Thomas, Donald E. Thomas, Mildred	OHIO NORTHERN - 1	T/O#: 962	LOP
64063	87-07025	Dusha, Charles J. Dusha, Joann	OHIO NORTHERN - 1	T/O#: 962	LOP
64064	88-01415	Davitt, Patrick Davitt, Joanna	OHIO NORTHERN - 1	T/O#: 962	LOP
64065	88-01449	Jasko, Helen A. Executrix of the Estate of Thomas B. Jasko.	OHIO NORTHERN - 1	T/O#: 962	LOP
64066	88-01938	Grime, Lavern C. Grime, Jeanette L.	OHIO NORTHERN - 1	T/O#: 962	LOP
64067	88-02590	Williams, James R.	OHIO NORTHERN - 1	T/O#: 962	LOP
64069	88-04167	Adkins, Willard S. Adkins, Rose	OHIO NORTHERN - 1	T/O#: 962	LOP
64070	88-04632	Docktor, Francis A. Docktor, Jean E.	OHIO NORTHERN - 1	T/O#: 962	LOP
64071	88-04636	Cangelosi, Jerome A. Cangelosi, Edith	OHIO NORTHERN - 1	T/O#: 962	LOP
64073	89-10266	Greene, Thomas J.	OHIO NORTHERN - 1	T/O#: 962	LOP
64075		Kilbane, Farrell Kilbane, Mary	OHIO NORTHERN - 1	T/O#: 962	LOP
64076	89-10602	Daniels, Paul B. Daniels, Elvie	OHIO NORTHERN - 1	T/O#: 962	LOP
64077	89-10680	Miller, Jane E.	OHIO NORTHERN - 1	T/O#: 962	LOP

64079	89-10683	Dunham, Justus W. Dunham, Pauline	OHIO NORTHERN - 1	T/O#: 962	LOP
64082	89-10828	Wearren, James L. Miller, Creighton E. Administrator of the Estate of James L. Wearren, deceased.	OHIO NORTHERN - 1	T/O#: 962	LOP
64083	89-10877	Graham, Francis Administratrix of the Estate of Earl Graham.	OHIO NORTHERN - 1	T/O#: 962	LOP
64084	89-10934	Tiller, Johnnie Mae Executrix of the Estate of Arthur Tiller.	OHIO NORTHERN - 1	T/O#: 962	LOP
64085	89-11021	Wright, Richard M.	OHIO NORTHERN - 1	T/O#: 962	LOP
64086	90-10434	Jones, William E. Jones, Lillian M.	OHIO NORTHERN - 1	T/O#: 962	LOP
64087	90-10568	King, Bonnie J. Individually and as Executrix of the estate of William J. King, deceased. King, Michael F. King, William A. King, Robert D.	OHIO NORTHERN - 1	T/O#: 962	LOP
64088	90-10797	Walker, Henry George	OHIO NORTHERN - 1	T/O#: 962	LOP
64089	90-10847	Costigan, Francis A., Sr. Costigan, Linda D.	OHIO NORTHERN - 1	T/O#: 962	LOP
64090	90-11202	Wick, Eugene E. Wick, Eileen R.	OHIO NORTHERN - 1	T/O#: 962	LOP
64091	90-11222	Garcia, Manuel Garcia, Josephine	OHIO NORTHERN - 1	T/O#: 962	LOP
64092	90-11226	Glascock, Vernon Glascock, Beulah	OHIO NORTHERN - 1	T/O#: 962	LOP
64093	90-11229	Collom, William E.	OHIO NORTHERN - 1	T/O#: 962	LOP
64099	91-10353	Nadolny, Eugene W. Nadolny, Marie G.	OHIO NORTHERN - 1	T/O#: 962	LOP
64100	91-10355	Wyatt, Robert Wyatt, Eva	OHIO NORTHERN - 1	T/O#: 962	LOP
64101	91-10446	Mulcahy, George E. Mulcahy, Geraldine	OHIO NORTHERN - 1	T/O#: 962	LOP
64102	91-10447	Nicolich, Carlo Nicolich, Leona	OHIO NORTHERN - 1	T/O#: 962	LOP
64103	91-10544	Administratrix of the Estate of Bernard W. Clark, deceased. Norton, Carol C. Administratrix of the Estate of Bernard W. Clark,	OHIO NORTHERN - 1	T/O#: 962	LOP
64104	91-10572	Gillespie, William Peter Gillespie, Maxine May	OHIO NORTHERN - 1	T/O#: 962	LOP
64105	91-10639	Dionne, Vernon F. Dionne, Delores	OHIO NORTHERN - 1	T/O#: 962	LOP

64108	92-10244	Keplinger, E. Bruce Keplinger, Naomi M.	OHIO NORTHERN - 1	T/O#: 962	LOP
64109	92-10437	Daugherty, Earnest K. Daugherty, Barbara A.	OHIO NORTHERN - 1	T/O#: 962	LOP
64110	92-10471	Williams, Charles L. Williams, Kimberly	OHIO NORTHERN - 1	T/O#: 962	LOP
64111	92-10472	Compton, Clay C. Compton, Sandra L.	OHIO NORTHERN - 1	T/O#: 962	LOP
64112	92-10473	Brown, Lloyd W. Brown, Ann D.	OHIO NORTHERN - 1	T/O#: 962	LOP
64113	92-10527	Dunnigan, Michael D. Dunnigan, Joanne Marie	OHIO NORTHERN - 1	T/O#: 962	LOP
64114	92-10591	Walker, Jack W. Walker, Frances	OHIO NORTHERN - 1	T/O#: 962	LOP
64118	92-10915	Kerger, Adolph C. Kerger, Patricia	OHIO NORTHERN - 1	T/O#: 962	LOP
64119	92-10924	Smith, Sam A. Smith, Vida A.	OHIO NORTHERN - 1	T/O#: 962	LOP
64120	92-10945	Ybanez, Larry Ybanez, Dolores	OHIO NORTHERN - 1	T/O#: 962	LOP
64121	92-11467	Dixon, Leslie W.	OHIO NORTHERN - 1	T/O#: 962	LOP
64122	93-10019	Lejeune, Richard R. Lejeune, Ann D.	OHIO NORTHERN - 1	T/O#: 962	LOP
64123	93-10191	Braund, Robert E. Braund, Florence	OHIO NORTHERN - 1	T/O#: 962	LOP
64124	93-10204	Grimmett, Don E. Grimmett, Mildred F.	OHIO NORTHERN - 1	T/O#: 962	LOP
64125	93-10430	Morris, Edwin L. Morris, Joyce J.	OHIO NORTHERN - 1	T/O#: 962	LOP
64126	93-10431	Morris, Bobby J.	OHIO NORTHERN - 1	T/O#: 962	LOP
64127	93-10432	Olivent, Herbert A. Olivent, Dorothy	OHIO NORTHERN - 1	T/O#: 962	LOP
64128	93-10437	Bernatas, Charles J. Bernatas, Evelyn	OHIO NORTHERN - 1	T/O#: 962	LOP
64129	93-10500	Gross, James	OHIO NORTHERN - 1	T/O#: 962	LOP
64130	93-10703	Goodwin, Harold N.	OHIO NORTHERN - 1	T/O#: 962	LOP
64131	93-11133	Hawks, Arletta J. Administratrix of the Estate of Fiemuel D. Hawks.	OHIO NORTHERN - 1	T/O#: 962	LOP
64132	93-11147	Price, Johnny C. Price, Deanna	OHIO NORTHERN - 1	T/O#: 962	LOP
64134	93-13435	Notaro, Richard P.	OHIO NORTHERN - 1	T/O#: 962	LOP
64135	93-13792	Harris, Nolan W. Harris, Violet E.	OHIO NORTHERN - 1	T/O#: 962	LOP

64136	93-13796	Payne, Robert W. Payne, Carolyn	OHIO NORTHERN - 1	T/O#: 962	LOP
64137	93-13797	Powell, Joseph E. Powell, Barbara H.	OHIO NORTHERN - 1	T/O#: 962	LOP
64138	93-13798	Robinson, Richard M. Robinson, Sheila D.	OHIO NORTHERN - 1	T/O#: 962	LOP
64139	93-13869	Herring, Billy G. Herring, Barbara K.	OHIO NORTHERN - 1	T/O#: 962	LOP
64140	94-10553	Taylor, James L. Taylor, Margaret	OHIO NORTHERN - 1	T/O#: 962	LOP
64141	94-10554	Welch, Donald E. Welch, Linda J.	OHIO NORTHERN - 1	T/O#: 962	LOP
64142	94-10558	Davis, Robert N. Davis, Virginia S.	OHIO NORTHERN - 1	T/O#: 962	LOP
64143	94-10590	Leach, Stephen H. Leach, Anne	OHIO NORTHERN - 1	T/O#: 962	LOP
64144	94-10624	Gouldman, Joseph R., Jr. Gouldman, M. Glenna Dine	OHIO NORTHERN - 1	T/O#: 962	LOP
64145	95-10914	McKim, Lavis J. McKim, Doris A.	OHIO NORTHERN - 1	T/O#: 962	LOP
64146	95-11403	Heneghan, John Heneghan, Theresa	OHIO NORTHERN - 1	T/O#: 962	LOP
64147	96-20015	Popa, John N. Popa, Laverne	OHIO NORTHERN - 1	T/O#: 962	LOP
64148	96-20017	Bergstedt, Elaine Executrix of the estate of William R. Bergstedt	OHIO NORTHERN - 1	T/O#: 962	LOP
64149	96-20024	Niksich, Pete Niksich, Luba	OHIO NORTHERN - 1	T/O#: 962	LOP
64150	97-20000	Shields, Beverly J. Personal representative of the estate of Joseph C. Shields	OHIO NORTHERN - 1	T/O#: 962	LOP
64158	97-20011	Zienz, John L. Zienz, Edna	OHIO NORTHERN - 1	T/O#: 962	LOP
64160	97-20016	Vannatta, Eugene N. Vannatta, Adeline	OHIO NORTHERN - 1	T/O#: 962	LOP
64165	97-20028	Shope, Gary E.	OHIO NORTHERN - 1	T/O#: 962	LOP
64166	97-20031	Anderson, Harlow D.	OHIO NORTHERN - 1	T/O#: 962	LOP
64167	98-20000	Updike, Thomas Michael Updike, Debra V.	OHIO NORTHERN - 1	T/O#: 962	LOP
64168	98-20005	Hunt, Martha L. Administrator of the estate of George Alexander Hunt	OHIO NORTHERN - 1	T/O#: 962	LOP
64169	98-20006	Frase, Dennis Stefan, Gary Smeltz, Robert A. Haynes, Raymond S.	OHIO NORTHERN - 1	T/O#: 962	LOP

64171	99-20000	Robinson, Freddie Talmadge Robinson, Laura Lee	OHIO NORTHERN - 1	T/O#: 962	LOP
64181	99-20021	Foster, James Henry Foster, Geraldine	OHIO NORTHERN - 1	T/O#: 962	LOP
64182	99-20022	Thornton, Tula	OHIO NORTHERN - 1	T/O#: 962	LOP
64183	01-20000	Lukac, Steve J. Administrator of the estate of Joseph G. Lukac.	OHIO NORTHERN - 1	T/O#: 962	LOP
64184	01-20001	Kubik, Paula A. Administrator of the estate of Paul G. Kubik	OHIO NORTHERN - 1	T/O#: 962	LOP
64185	01-22029	Burich, Richard L. Burich, Diane E.	OHIO NORTHERN - 1	T/O#: 962	LOP
64217	89-12662	Abernathy, Elmo and Martha J.	OHIO NORTHERN - 1	T/O#: 962	LOP